

# The British Columbia Gazette.

#### PUBLISHED BY AUTHORITY.

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VICTORIA, NOVEMBER 8th, 1894.

No. 44.

## The British Columbia Gazette.

#### PUBLISHED EVERY THURSDAY.

SCALE OF CHARGES FOR ADVERTISING:

For 100 words and under	\$5 00
Over 100 words and under 150 words	-6 - 0
Over 150 words and under 200 words	8 00
Over 200 words and under 250 words	9 00
Over 250 words and under 300 words	10 00
And for every additional 50 words	
Municipal by-laws requiring only one insertion, to be at on	e-half
the above rates.	

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#### PROVINCIAL SECRETARY.

CIRCULAR.

DEPARTMENT OF THE SECRETARY OF STATE, Оттаwа, 21st May. 1894.

Ottawa, 21st May. 1894.

Sir,—I am directed to inform yon that His Excellency the Governor-General has had under his consideration in Council, a despatch from Her Majesty's Principal Secretary of State for the Colonies, respecting, inter alia, the unauthorized issue of a passport by the Mayor of a certain Canadian City, and directing attention to the fact that the only person in the Dominion of Canada empowered to grant passports is the Governor-General, or the Administrator of the Government, as the case may be.

That this limitation of the authority to issue passports which will entitle the bearer to British protection, is not so well known as, in the interests of the public generally, is desirable, is sufficiently evident, from the occurrence which gave rise to the despatch above referred to, and from other occurrences of a similar character in the past, and I am, therefore, to request that your Government may be moved to take such steps as may seem best calculated to ensure it the desired publicity.

desired publicity.

I am also to enclose a copy of the Report of this Department for the year 1893, which contains, at page 59, the general regulation approved by His Excellency the Governor-General in Council with respect to the issue of passports.

I have the honour to be, Sir,

Your obedient servant,

l) L. A. CATELLIER.

Under Secretary of State. (Signed)

His Honour

The Lieutenant-Governor of B. C., Victoria, B. C.

#### REGULATIONS RESPECTING PASSPORTS.

The following is a synopsis of the regulations respond ing the issue of passports, adopted by order of His Excellency the Governor-General in Canada:—

1. Applications for passports must be made in writing and inclosed in a cover addressed to "The Honourable the Secretary of State, Ottawa, Ontario."

2. The charge for a passport, whatever number of persons may be named in it, is \$4.00. The fee payable inust accompany the application. Postage stamps will

not be received in payment.

3. Passports are granted only to British-born subjects, or to persons naturalized in the Dominion of Canada; they are not limited in point of time but are available for any time or for any number of journeys to foreign countries. When the party is a "naturalized British subject" he will be so designated in his pass-

British subject" he will be so designated in his passport.

4. Passports are granted to all persons either known to the Secretary of State or recommended to him by some person who is known to him; or upon the application of any chartered bank in the Dominion of Canada; or upon the production of a certificate of identity, which may be obtained at the department, signed by any mayor, magistrate, instice of the peace, minister of religion, physician, surgeon, solicitor or notary resident in the Dominion of Canada. In certain cases, the applicant's certificate of birth must be produced, in addition to the certificate of identity.

5. If the applicant for a passport be a naturalized British subject, his certificate of naturalization, with his signature subscribed to the oath printed on it, must be forwarded to the Department of the Secretary of State, with the certificate of identity granted in his

State, with the certificate of identity granted in his behalf; and his certificate of naturalization will be returned with the passport to the person who may have granted the certificate of identity, in order that he may cause such naturalized British subject to sign the presence. the passport in his presence.

A passport cannot be issued by the Department of the Sccretary of State on behalf of a person already abroad, such person should apply for one to the nearest British Mission or Consulate; a passport cannot be issued abroad to a colonial naturalized British subject,

British Mission or Consulate; a passport cannot be issued abroad to a colonial naturalized British subject, except for a direct journey to the United Kingdom or to the colony where he has been naturalized.

7. The bearer of every passport issued by the Department of the Secretary of State should sign his passport as soon as he receives it; without such signature either the visa may be refused, or the validity of the passport questioned abroad. Travellers who may have any intention of visiting the Russian Empire, the Turkish Dominions, or the Kingdom of Roumania at any time in the course of their travels, should first have their passports vise at the nearest Russian, Turkish or Roumanian consulate, as the case may be. The addresses in London of these consulates are respectively as follows:—The Russian Consulate, 17 Great Winchester Street, E. C.; the Consulate-General of the Sublime Porte, 7, Union Court, Old Broad Street; the Roumanian Consulate-General, 37, Old Jewry, E.C. Persons proposing to enter Germany by way of France should also have their passports vises at the German Embassy in London or Paris. Travellers about to proceed to any other country need not obtain the visa of the deplomatic or consular agents of such country, except as an additional precaution, which is recommended in the case of passports of an old date.

N.B.—Although British subjects are now free to enter Belgium, France, Holland, Italy, Denmark, Sweden and Norway without passports, and the rules about passports have been virtually relaxed in other countries, nevertheless colonial British subjects about to visit foreign countries are recommended not to omit to provide themselves with passports, for even in those countries where they are no longer obligatory, they

to provide themselves with passports, for even in those countries where they are no longer obligatory, they are found to be convenient as offering a ready means of identification, and more particularly when letters have to be claimed at a posterestante. For residence in certain districts of Germany or Switzerland a passport

is indispensable.

FORM OF CERTIFICATE OF IDENTITY.

 $(\alpha.)$ 

The undersigned, (b.)

residing at

hercby certifies that (c.) whose signature is written in the margin, is a (d.)

and requires a passport to enable

Signed,

(a.) Insert name of place and day of the month.
(b.) State whether mayor, magistrate, justice of the peace, minister of religion, physician, surgeon, solicitor or notary (as the case may be.)
(c.) Christian name and surname of the applicants to be given at least the case t

length.
(d.) State whether a British subject or a naturalized British subject.
(e.) Insert whether "him" or "her;" also state place where proceeding to, or whether it is intended to travel generally, also whether to be accompanied by relatives or servants, or both, as the case may be, giving full Christian and surname of each individual, with statement as to whether a born or naturalized British subject.

#### NOTICE.

NOTICE is hereby given that the under-mentioned respective amounts will be paid as bounty for the head of every panther, wolf, or coyote killed in a settled district of the Province on the certificate of a Justice of the Peace that such animal was killed in a settlement, and that the head was produced to and destroyed by him, namely:—

For each panther, seven dollars and fifty cents. (87.50)

(\$7.50).

For each wolf, two dollars (\$2.00). For each coyote, one dollar (\$1.00). By Command.

JAMES BAKER, Provincial Secretary.

Provincial Secretary's Office, 22nd August, 1894. au23

> PROVINCIAL SECRETARY'S OFFICE, 20th September, 1894.

OTICE is hereby given that the Regulations which govern admission to the Civil Service of Jamaica by means of open Competitive Examination can be seen at this office on application.

JAMES BAKER,

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Provincial Secretary.

#### PROVINCIAL SECRETARY.

#### TABLE

Showing the Dates and Places of Courts of Assize, Nisi Prius, and Oyev and Terminer, and General Gaol Delivery for the Year 1894.

#### FALL ASSIZES.

*Nelson	londay	10th September.
*Donald N		
Clinten T	hursday	20th September.
Richfield	londay	24th September.
Kamloops	londay	1st October.
Vernon	londay	Sth October.
Lytion F	riday	12th October.
New WestminsterT	uesday	6th November.
Vancouver	londay	12th November.
Victoria	l'uesday	20th November.
Nanaimo	Tuesday	27th November.

\*Special Assizes adjourned from the Spring by Mr. Justice Walkem and now fixed for these dates.

#### "FIRE INSURANCE POLICY ACT, 1893."

NOTICE is hereby given that His Honour the Lieutenant-Governor in Council has further postponed the commencement of "An Act to seemre Uniform Conditions in Policies of Fire Insurance," from the 1st day of April, 1894, until the 1st day of April,

#### JAMES BAKER,

Provincial Secretary.

Provincial Secretary's Office, 29th March, 1894.

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#### PROCLAMATIONS.

HENRY STRONG,

Deputy Governor.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN. Defender of the Faith, &c., &c., &c.

To all to whom these Presents shall come or whom the same may in anywise concern,—Greeting:

#### A PROCLAMATION.

John S. D. Thompson,
Attorney-General,
Canada.

WHEREAS it hath pleased
Almighty God, in His
Great Goodness, to vouchsafe this year unto Our Dominion of Canada, a bountiful harvest and other blessings,—
WE, therefore, considering that these blessings en-

joyed by Our people throughout the said Dominion do call for a solemn and public acknowledgment, have thought fit, by and with the advice of Our Privy Council for Canada, to appoint, and We do appoint, Thursday, the twenty-second day of November next, as a day of General Thanksgiving to Almighty God for the bountiful harvest and other blessings with which Canada has been favoured this year; and We do invite all Our loving subjects throughout Canada to observe the said day as a day of General Thanksgiving.

ay as a day of General Thanksgiving.

IN Testimony Whereof, We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed. Witness, The Honourable Sir Henry Strong, Knight, Deputy of Our Right Trusty and Right Wellbeloved Cousin and Conneillor the Right Honourable Sir John Campbell Hamilton-Gordon, Earl of Aberdeen; Viscount Formartine, Baron Haddo, Methlie, Tarves and Kellie, in the Peerage of Scotland; Viscount Gordon of Aberdeen, County of Aberdeen, in the Peerage of the United Kingdom; Baronet of Nova Scotia, etc., etc., Governor-General of Canada. At Our Government House, in Our City of Ottawa, this twenty-eighth day of September, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-eighth year of

and ninety-four, and in the fifty-eighth year of Our Reign.

By Command.

JOHN COSTIGAN,

Secretary of State.

#### PROCLAMATIONS.

[L.S.]

E. DEWDNEY. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia at Our City of Victoria—Greeting.

#### A PROCLAMATION

A PROCLAMATION.

Theodore Davie, Whereas We are desirous Attorney-General. Whereas We are desirous and be, to meet Our people of Our Province of British Columbia, and to have their advice in Our Legislature: NOW KNOW YE, that for divers causes and considerations, and taking into consideration the case and convenience of Our loving subjects, We have thought fit, by and with the advice of Our Executive Council of the Province of British Columbia, to hereby convoke, and by these presents enjoin you, and each of you, that on Monday, the Twelfth day of the month of November, one thousand eight hundred and ninety-four, you meet Us in Our said Legislature or Parliament of Our said Province, at Our City of Victoria, FOR THE DISPATCH OF BUSINESS, to treat, do, act, and conclude upon those things which in Our Legislature of the Province of British Columbia, by the Common Council of Our said Province may, by the favour of God, be ordained.

In Testimony Whereof, We have caused these

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of the said Province to be hereunto affixed: Witness, the Honourable Edgar Dewdney, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this Twenty-seventh day of September, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-eighth year of Our reign.

By Command.

JAMES BAKER,

Provincial Secretary.

#### LANDS AND WORKS.

WEST KOOTENAY DISTRICT, REVELSTOKE DIVISION.

NOTICE is hereby given that the under-mentioned tract of land, situated in West Kootenay District, Revelstoke Division, has been surveyed, and that a plan of the same can be seen at the Department of Lands and Works, Vietoria, and at the office of J. D. Graham, Esq., Acting Government Agent, Assistant Commissioner of Lands and Works, Revelstoke:—

Lot 762, Group 1.—A. P. Abrahamson, Pre-emption Record No. 2, dated 10th September, 1892.

Persons having adverse claims to the above-mentioned lot must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE.

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 18th October, 1894.

#### LILLOOET DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situated in Lillooet District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of F. Soues, Esq., Assistant Commissioner of Lands and Works, Clinton:—

Lot 137, Group 1.—Philip Grinder, P Record No. 270, dated 9th July, 1868.

Persons having adverse claims to the above-mentioned pre-emption must file a statement of the same with the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 27th Sept., 1894.

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#### LANDS AND WORKS.

#### NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New

Lot 1,637, Group 1.—Percival Witherby, Pre-emption Record No. 1,408, dated 26th August,

Lot 1,638, Group 1.—Chas. Priestland, Pre-emption Record No. 1,427, dated 7th October, 1892. Lot 1,639, Group 1.—H. E. Huxham, Pre-emption Record No. 810, dated 29th July, 1890.

#### TEXADA ISLAND.

ot 26.—Alex. Henderson, Pre-emption Record No. 1,402, dated 7th July, 1892.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 27th Sept., 1894.

#### EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esquire, Assistant Commissioner of Lands and Works, Donald:

Lot 706, Group 1.—John Levett, Pre-emption Record No. 281, dated 19th February, 1894.
Lot 707, Group 1.—Alfred E. Bale, Pre-emption Record No. 209, dated 4th February, 1894.
Lot 758, Group 1.—Campbell Sweeny, Pre-emption Record No. 180, dated 6th March, 1891.
Lot 759, Group 1.—James Brady, Pre-emption Record No. 178, dated 6th March, 1891.
Lot 760, Group 1.—Fred. J. Brady, Pre-emption Record No. 178, dated 6th March, 1891.
Lot 760, Group 1.—Fred. J. Brady, Pre-emption Record No. 179, dated 6th March, 1891.

Persons having adverse elains to any of the above mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 27th Sept., 1894.

#### CARIBOO DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Cariboo District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of Jno. Bowron, Esq., Assistant Commissioner of Lands and Works, Richfield:—

Lot 178, Group 1.—F. M. Becher, Pre-emption Record No. 72, dated 13th February, 1890.
Lot 179, Group 1.—Wm. M. Strouse, Pre-emption Record No. 66, dated 1st August, 1889.
Lot 181, Group 1.—John McTaggart, Pre-emption Record No. 176, dated 19th June, 1894.
Lot 182, Group 1.—Wm. Pinebbeek, Pre-emption Record No. 175, dated 19th June, 1894.
Lot 183, Group 1.—James G. Cornell. Pre-emption Record No. 129, dated 21st September, 1892.
Lot 184, Group 1.—Jephtha Ross, Pre-emption Record No. 181, dated 20th August, 1894.
Persons having adverse claims to any of the above-

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice

W. S. GORE, Deputy Commissioner of Lands and Works.

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Lands and Works Department, Victoria, B.C., 27th Sept., 1894.

#### LANDS AND WORKS.

#### CARIBOO DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Cariboo District, have been surveyed, and that plans of the same can be seen at the Department of Lands and Works, Victoria, and at the office of John Bowron, Esq., Assistant Commissioner of Lands and Works, Riehfield:—

Lot 198, Group 1.—"Gifford" Mineral Claim. Lot 199, Group 1.—"Victoria" Mineral Claim. Lot 200, Group 1.—"Consolidated" Mineral Claim. Lot 201, Group 1.—"Eureka" Mineral Claim.

W. S. GORE, Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 18th October, 1894. oe18

#### COAST DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in Coast District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:—

#### TOWNSHIP ONE.

N.E. ‡ Sec. 29, N.W. ‡ Sec. 29, N.E. ‡ Sec. 30, N.W. ‡ Sec. 30, S.W. ‡ Sec. 33.

Township Two.

S.W. ‡ Sec. 6. Lot 17, Range 3.—John Clayton, Pre-emption Record No. 243, dated 7th January, 1890.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

> W. S. GORE, Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 18th October, 1894.

#### RESERVE—KOOTENAY DISTRICT.

TOTICE is hereby given that the following described block of land is reserved for C block of land is reserved for Government purposes until further notice, viz.:

Commencing at a point on the north bank of the Columbia River, distant one mile east from the mouth of Canoe River, Big Bend; thence due north two miles; thence due west two miles; thence due south two miles; thence due east to the Columbia River; thence following the north bank of the said river to the place of commencement.

W. S. GORE, Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 18th October, 1894.

#### WEST KOOTENAY DISTRICT.

TOTICE is hereby given that the under-mentioned tracts of land, situate in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:—

Lot 198, Group 1.—"Number One" Mineral Claim.
Lot 565, Group 1.—"Western" Mineral Claim.
Lot 566, Group 1.—"Early Bird" Mineral Claim.
Lot 566, Group 1.—"Early Bird" Mineral Claim.
Lot 567, Group 1.—"Eden" Mineral Claim.
Lot 568, Group 1.—"Creseent" Mineral Claim.
Lot 569, Group 1.—"Black Chief" Mineral Claim.
Lot 683, Group 1.—"Black Chief" Mineral Claim.
Lot 745, Group 1.—"Sunlight" Mineral Claim.
Lot 745, Group 1.—"Sunlight" Mineral Claim.
Lot 716, Group 1.—"E. W. R." Mineral Claim.
Lot 736, Group 1.—"Last Chance" Mineral Claim.
Lot 737, Group 1.—"Alamo" Mineral Claim.
Lot 738, Group 1.—"Yy Leaf" Mineral Claim.
Lot 738, Group 1.—"Ivy Leaf" Mineral Claim.
Persons having adverse claims to the above-men-

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands & Works.

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Lands and Works Department, Victoria, B.C., 18th October, 1894.

#### LANDS AND WORKS.

#### EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situated in East Kootenay District, has been surveyed, and that a plan of the same can be seen at the Department of Lands and Works, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Donald:

Lot 761, Group 1. - "Stand By" Mineral Claim.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 18th October, 1894.

oel8

#### RESERVE—COAST DISTRICT.

NOTICE is hereby given that all vacant Crown lands situated in Bella Coola Valley are reserved until further notice for the purposes of settlement.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 25th October, 1894.

#### LILLOOET DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Lillooet District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of F. Soues, Esq., Assistant Commissioner of Lands and Works, Clinton:—

Lot 288, Group 1.—"Lone Prospector" Mineral

Lot 289, Group 1.—"Ironclad" Mineral Claim.

W. S. GORE,

Deputy Commissioner of Lands & Works
Lands and Works Department,
Victoria, B.C., 1st November, 1894. nol

#### WEST KOOTENAY DISTRICT.

NEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Department of Lands and Works, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:

Lot 371, Group 1.—"Hannah" Mineral Claim.

Lot 512, Group 1.—"Stranger" Mineral Claim.

Lot 538, Group 1.—"Sir Charles" Mineral Claim.

Lot 627, Group 1.—"Sir Charles" Mineral Claim.

Lot 628, Group 1.—"Almeda" Mineral Claim.

Lot 629, Group 1.—"Mountain Goat" Mineral Claim.

Lot 630, Group 1.—"San Francisco" Mineral Claim.

Lot 631, Group 1.—"San Francisco" Mineral Claim.

Lot 632, Group 1.—"Cariboo" Mineral Claim.

Lot 718, Group 1.—"Shunicaw" Mineral Claim.

Lot 765, Group 1.—"Echo" Mineral Claim.

Lot 766, Group 1.—"Abbott" Mineral Claim.

Lot 767, Group 1.—"King William" Mineral Claim.

Lot 768, Group 1.—"Silver Cup" Mineral Claim.

Lot 768, Group 1.—"Silver Cup" Mineral Claim.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 1st November, 1894. nol

#### OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situated in Osoyoos Division of Yale District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon.

N.W. ‡ See. 7 and S.W. ‡ Section 18, Township 67.

—J. Wilder, Pre-emption Record No. 1,505, dated 27th May, 1893.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department, Victoria, B.C., 27th Sept., 1894.

#### LANDS AND WORKS.

#### WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:

Lot 477.—"Little Phil" Mineral Claim. Lot 560.—Edwin D. Carter, mill-site.

Persons having adverse claims to any of the abovementioned claims must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 27th Sept., 1894.

#### EAST KOOTENAY DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situate in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Donald:

Lot 763, Group 1.—"Black Horse" Mineral Claim. Lot 764, Group 1.—"Agnes" Mineral Claim. W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 1st November, 1894. nol

#### SAYWARD DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situate in Sayward District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria:—

Lot 304.—George E. Townsend and Charles Green, Pre-emption Record No. 821, dated 21st Decem-

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 8th November, 1894. no8

#### WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land situate in W tracts of land, situate in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Department of Lands and Works, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:

Township 69.

W. ½ Sec. 1, Scc. 12, S.W. ¼ Sec. 13, Sec. 14, Sec. 22, S.W. ¼ Sec. 23, S.W. ¼ Sec. 27, N.E. ¼ Sec. 28, N.W. and S.E. ¼ Sec. 33.

Township 70.

W.  $\frac{1}{2}$  Sec. 18.

#### Township 71.

Frac. N.W. ½ Sec. 12, Frac. N.E. ½ and W. Fra. Sec. 13, E. ½ Sec. 14, E. ½ Sec. 23, W. ½ Sec. 24, V. ½ Sec. 25, E. ½ Sec. 26, E. ½ Sec. 35, W. ½ Sec. 36.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 8th November, 1894.

#### LEGAL PROFESSIONS ACT.

NOTICE is hereby given that the undersigned has applied to the Benehers of the Law Society of British Columbia for call to the Bar and admission as a Solicitor of the Supreme Court of British Columbia, subject to the provisions of the Legal Professions Act, and amendments thereto. subject to the provisions and amendments thereto.

Dated this 7th day of November, A.D. 1894.

LYMAN POORE DUFF.

#### CERTIFICATES OF IMPROVEMENT.

#### THE CORNUCOPIA MINERAL CLAIM.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE DISTRICT, ON THE SUMMIT BETWEEN BOUND-ARY CREEK AND FOURTH OF JULY CREEK, IN WHITE'S CAMP.

TAKE NOTICE that I, William McLean, Free Miner's Certificate No. 55,208, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improve-

Dated this 29th day of September, 1894.

#### ALAMO MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED-IN THE TWIN LAKES BASIN,

Twin Lakes Basin.

Take Notice that I, Herbert T. Twigg, as agent for N. D. Moore, Free Miner's Certificate No. 51,720, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements,

Dated this 3rd day of September, 1894.

HERBERT T. TWIGG, sel3

#### IVY LEAF MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT, B. C. WHERE LOCATED-IN THE TWIN LAKES BASIN.

TAKE NOTICE that I, Herbert T. Twigg, as agent for R. McFerran, Free Miner's Certificate No. 49,605, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 3rd day of September, 1894.

Dated this 3rd day of September, 1894.

HERBERT T. TWIGG,

New Denver. sel3

#### O. K. MINERAL CLAIM—TRAIL CREEK MINING DIVISION.

TAKE NOTICE that we, John Y. Cole, Free Miner's Certificate No. 50,669; D. J. Hughes, Free Miner's Certificate No. 50,669; D. J. Hughes, Free Miner's Certificate No. 50,628; Maurice Oudin, Free Miner's Certificate No. 51,156, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements.

Dated this 30th day of August, 1894. se6

#### RUBY SILVER MINERAL CLAIM.

SITUATED IN THE RUBY SILVER BASIN, AT THE HEAD OF McGUIGAN CREEK, IN THE SLOCAN MINING Division of West Kootenay.

TAKE NOTICE that I, C. E. Perry, as agent for W. P. Russell, Free Miner's Certificate No. 51,576, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of

Improvements.
Dated this 10th day of September, 1894.

#### CERTIFICATES OF IMPROVEMENT.

#### HANNAH MINERAL CLAIM.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY, LOCATED ON TOAD MOUNTAIN.

TAKE NOTICE that Frank Fletcher, as agent for William Strachan, Free Miner's Certificate No. 56,508, intends, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improveto the Gold Commissioner for a Certificate of Improve-ments, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Cer-tificate of Improvements.

Dated October 6th, 1894.

#### SURPRISE MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT, LOCATED ABOUT TWO MILES NORTH-EAST FROM SILVERTON.

TAKE NOTICE that I, A. S. Farwell, as agent for Michael Grady, No. 49,577, L. H. Briggs, No. 51,140, and C. F. Laatz, No. 49,687, intend, sixty days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such certificate of improvements. Dated this 9th day of October, 1894.

Dated this 9th day of October, 1894. A. S. FARWELL.

#### SHUNIEAW MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT, LOCATED ABOUT TWO MILES NORTH-EAST FROM SILVERTON

TAKE NOTICE that I, A. S. Farwell, as agent for Michael Grady, No. 49,577, L. H. Briggs, No. 51,140, and C. F. Laatz, No. 49,687, intend, sixty days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such certificate of improvements. before the issuance of such certificate of improvements.

Dated this 4th day of October, 1894.

A. S. FARWELL. oclS

#### ECHO MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT, LOCATED ABOUT TWO MILES NORTH-EAST FROM SILVERTON.

TAKE NOTICE that I, A. S. Farwell, as agent for Michael Grady, No. 49,577, L. H. Briggs, No. 51,140, and C. F. Laatz, No. 49,687, intend, sixty days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such certificate of improvements. Dated this Sth day of October, 1894.

Dated this 8th day of October, 1894. A. S. FARWELL.

#### STANDARD MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT, LOCATED ABOUT TWO MILES NORTH-EAST FROM SHIVERTON.

TAKE NOTICE that I, A. S. Farwell, as agent for Michael Grady, No. 49,577, L. H. Briggs, No. 51,140, and C. F. Laatz, No. 49,687, intend, sixty days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim, and further take notice, that adverse claims must be contracted to the Cold Commissioner and action commenced sent to the Gold Commissioner and action commenced before the issuance of such certificate of improvements,
Dated this 9th day of October, 1894,
oc18

A. S. FARWELL.

## CERTIFICATES OF IMPROVEMENT.

WESTERN MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED CLOSE KOOTENAY DISTRICT. WHERE I TO THE TOWN OF THREE FORKS.

TAKE NOTICE that 1, Hugh Mann, Free Miner's Certificate No. 51,134, for myself and as agent for R. I. Kirkwood, Free Miner's Certificate No. 51,498, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements. Certificate of Improvements.

Dated this 24th day of September, 1894.
HUGH MANN.

LAST CHANCE MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—A SHORT DISTANCE WEST OF THE NOBLE FIVE GROUP.

TAKE NOTICE that I, A. S. Farwell, acting as agent for Edwin Hyde Tomlinson, Free Miner's Certificate No. 51.541, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certific that the manage of obtaining a ficate of Improvements for the purpose of obtaining a Crown grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 24th day of September, IS94.

A. S. FARWELL.

GOLDEN DRIP MINERAL CLAIM—TRAIL CREEK MINING DIVISION.

TAKE NOTICE that we, Thekla M. Dormitzer, Free Miner's Certificate No. 50,656, and Joseph Dormitzer, Free Miner's Certificate No. 50,657, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder and action commonant before the issuance of such Certificate of menced before the issuance of such Certificate of Improvements.

Dated this 5th day of September, 1894. sel3

#### NUMBER ONE MINERAL CLAIM.

SITUATED IN THE NELSON MINING DIVISION OF WEST KOOTENAY, ON TOAD MOUNTAIN, ABOUT HALF A MILE EAST OF GIVE OUT CREEK.

TAKE NOTICE that I, Charles Westley Busk, as agent for William Moore, Free Miner's Certificate No. 49,582, intend, 60 days from date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements. such Certificate of Improvements.

Dated at Balfour, this 5th day of October, 1894. CHARLES WESTLEY BUSK. ocH

#### STRANGER MINERAL CLAIM.

ATED AT THE HEAD OF JACKSON CREEK, JOINS THE BLUE BIRD EAST LINE, AINSWORTH MINING DIVISION, WEST KOOTENAY DISTRICT.

TAKE NOTICE that I, C. E. Perry, agent for John A. Whittier, John H. Thompson, J. S. Montgomery, Free Miner's Certificate Nos. 53,288, 46,681, 53,690, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder, and action commenced before the issuance of such Certiaction commenced before the issuance of such Certificate of Improvements.

Dated this 6th day of October, 1894.

C. E. PERRY.

## CERTIFICATES OF IMPROVEMENT.

SILVER CUP MINERAL CLAIM.

TAKE NOTICE that I, Charles Holton, agent for the above claim, Free Miner's Certificate No. 40,708, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements.

Dated this 13th day of August, 1894.
CHARLES HOLTON.

#### AGNES MINERAL CLAIM.

SITUATE IN EAST KOOTENAY DISTRICT, GOLDEN DIVIS-ION; LOCATED ON VERMONT CREEK.

TAKE NOTICE that I, Manuel Dainard, Free Miner's Certificate No. 47,467, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the insurance of such Certificate of Improvebefore the issuance of such Certificate of Improve-

Dated this 29th day of October, 1894.

#### SYENITE BLUFF MINERAL CLAIM.

SITUATE IN EAST KOOTENAY, GOLDEN DIVISION; LOCATED ON VERMONT CREEK.

TAKE NOTICE that I, H. G. Low, Free Miner's Certificate No. 35,593, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Graut of the above claim.

And further take notice, that release claims must

And further take notice, that adverse claims must be sent to the Gold Commissioner and action com-menced before the issuance of such Certificate of

Improvements.
Dated this 29th day of October, 1894.

#### GRAND VIEW MINERAL CLAIM, SITUATE ON TOAD MOUNTAIN.

TAKE NOTICE that I, Aaron H. Kelly, Free Miner's Certificate No. 52,095, intend, 60 days from the date hereot, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements

Dated 8th October, 1894.

#### BLACK HORSE MINERAL CLAIM.

SITUATE IN EAST KOOTENAY DISTRICT, GOLDEN DIVIS-ION; LOCATED ON VERMONT CREEK.

TAKE NOTICE that I, Manuel Dainard, Free Miner's Certificate No. 47,467, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of the above plains. pose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improve-

Dated this 29th day of October, 1894.

ocIS

## GOLD COMMISSIONERS' NOTICES.

#### KAMLOOPS, SIMILKAMEEN AND YALE DIVISIONS OF YALE DISTRICT.

NOTICE is hereby given that all Placer claims and leaseholds legally held in the Kamloops, Similkameen and Yale Divisions of Yale District will be laid over from the 1st November, 1894, to the 1st day of May, 1895. G. C. TUNSTALL,

Gold Commissioner.

Kamloops, October 16th, 1894.

#### GOLD COMMISSIONERS' NOTICES.

#### EAST KOOTENAY DISTRICT.

A LL MINING CLAIMS other than mineral locations, legally held in this district, may be laid over from 15th October, 1894, to the 1st June, 1895.

A. P. CUMMINS,

Gold Commissioner.

Donald, B.C., September 28th, 1894.

#### WEST KOOTENAY DISTRICT.

A LL PLACER CLAIMS in this District legally held may be laid over from the 15th October, 1894, to the 1st June, 1895.

N. FITZSTUBBS,

Gold Commissioner.

Dated Nelson, B.C., 4th October, 1894.

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#### OSOYOOS DIVISION OF YALE DISTRICT.

A LL PLACER CLAIMS and leaseholds in this District, legally held, may be laid over from the 1st of November, 1894, to the 1st of June, 1895.

C. A. R. LAMBLY,

Gold Commissioner.

Osoyoos, B.C., 27th October, 1894.

#### LILLOOET DISTRICT.

O<sup>N</sup> AND AFTER the 1st day of November next all alluvial gold mining claims and hydraulic mining leases legally held in this district, under the provisions of the "Placer Mining Act, 1891," and its amending Act, may be laid over till the 15th day of April, 1895, subject to the provisions of the said Aets.

C. PHAIR,

Acting Gold Commissioner.
Clinton, B.C., October 18th, 1894. oe23

#### CARIBOO DISTRICT.

ON AND AFTER the 1st of November next all placer mining claims in the Cariboo District will be laid over till the 1st June, 1895, subject to the provisions of the "Placer Mining Act, 1891," and amendments thereto.

JNO. BOWRON,

Gold Commissioner

Richfield, 6th October, 1894.

oc25

#### TIMBER LICENSES.

NOTICE is hereby given that 30 days after date I intend to apply to the Hon, the Chief Commissioner of Lands and Works for license to cut and carry away timber on the following described lands:

Lot No. 1 (containing 500 acres, more or less).—Commencing at a post marked "P.A.P.," at mouth of a small creek just at a small island opposite Robbers' Nob, Port Neville; thence south 20 chains; thence east 80 chains; thence north about 70 chains to beach; thence following beach to post or point of commencethence following beach to post or point of commencement.

Lot No. 2 (containing 500 aeres, more or less).—
Commencing at a post marked "P.A.P.," on Shaw Point, Sunderland Channel; thence north 40 chains; thence west 20 chains; thence north 40 chains; thence west about 70 chains to the east line of B. S. M. Co.'s Claim No. 60; thence south 60 chains; thence east 80 chains; thence south about 20 chains to beach; thence following beach to post or point of commencement.
P. A. PAULSON.

Victoria, B.C., October 2nd, 1894.

NOTICE is hereby given that 30 days after date I intend to make application to the Hon, the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described lands, viz.: Commencing at a post planted on the east side of the unsurveyed channel, Valdes Island, about two miles west from Surge Narrows; thence north 40 chains; thence cast to A. Russell's line; thence south 40 chains; thence following shore line to point of commencement; containing about 1,000 acres. containing about 1,000 acres.

C. IRELAND. M.

Vancouver, B.C., August 26th, 1894.

#### TIMBER LICENSES.

NOTICE is hereby given that 30 days after date I intend to make application to the Hon. Chief Commissioner of Lands and Works for license to cut and carry away timber on the following described lands:

lands:—
Lot No. 1 (containing 400 acres, more or less).—
Commeneing at a post on beach, marked "C. L. P.,"
on the south shore of Thurlow Island, about 2½ miles
from Eden Point, on Johnstone Straits, in a small bay
at foot of Mount Vansittart; thence north 20 chains;
thence west 20 chains; thence north 40 chains; thence
east 80 chains; thence south 40 chains; thence west
40 chains; thence south about 20 chains to beach;
thence following beach to stake or starting point.
Lot No. 2 (containing 600 acres, more or less).—
Commencing at a post on beach, marked "C. L. P.,"
about 3 miles north of Separation Head, at foot of
mountains (marked 1,400 feet, 1,500 feet and 1,475
feet), on Valdeş Island, Discovery Passage, in a small
bay; thence cast 80 chains; thence north 40 chains;
thence cast 80 chains; thence south 60 chains; thence
west about 105 chains to beach; thence following

west about 105 chains to beach; thence following beach to post or starting point.

CHAS. L. PAULSON.

Victoria, B.C., October 1st, 1894.

#### LAND REGISTRY ACT.

#### "LAND REGISTRY ACT."

PART (25 x 70 FEET) OF LOT 162, VICTORIA CITY.

A CERTIFICATE of Indefeasible Title to the above hereditaments will be issued to Anna Pittoek on the 19th day of January, 1895, unless in the meantime a valid objection thereto be made to me in writing by some person claiming an estate or interest therein, or in some part thereof.
S. Y. WOOTTON,

Deputy Registrar-General.

Land Registry Office, Victoria, B.C.,
15th October, 1894.

#### LAND REGISTRY ACT.

SUBDIVISION No. 5 OF SUBURBAN FIVE-ACRE LOT VIII., VICTORIA CITY.

CERTIFICATE of Indefeasible Title to the above Subdivision will be issued to Maurice A CERTIFICATE of Indefeasible Title to the above Subdivision will be issued to Maurice Humber on the 19th day of November, 1894, unless in the meantime a valid objection thereto be made to me, in writing, by some person claiming an estate or interest therein, or some part thereof.

S. Y. WOOTTON,

Deputy Registrar-General.

Land Registry Office, Victoria,

10th August, 1894.

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#### MINERAL CLAIMS.

#### E. W. R. MINERAL CLAIM.

NOTICE is hereby given that Thomas James Lendrum, on behalf of himself and Thomas Marks, has filed the necessary papers and made application for a Crown Grant in favour of the Mineral Claim "E. W. R.," situate in Hot Springs Camp, Ainsworth Mining Division, West Kootenay District. Adverse claimants, if any, will forward their objections within 60 days from date of this publication.

N. FITZSTUBBS,

Gold Commissioner.

Nelson, B.C., Sept. 10th, 1894.

#### SUNLIGHT MINERAL CLAIM.

NOTICE is hereby given that Adolph Miller, as part owner and agent for others, has filed the necessary papers and made application for a Crown Grant in favour of a Mineral Claim known as the "Sunlight," situated about two miles west from the Town of Ainsworth. Adverse claimants, if any, are required to file their objections with me within 60 days from the date hereof.

W. J. GOEPEL.

Gold Commissioner.

Nelson, B. C.

#### MINERAL CLAIMS.

NOTICE is hereby given that Aaron II, Kelly, as agent for himself and Arthur H. Buchanan, has filed the necessary papers and made application for a Crown Grant in favour of the Mineral Claim "Starlight," situate in the Nelson Mining Division of West Kootenay. Adverse claimants, if any, must forward their objections to me within 60 days from the date of this publication.

N. FITZSTUBBS,

Government Agent.

Nelson, B.C., 24th October, 1894.

#### EARLY BIRD MINERAL CLAIM.

NOTICE is hereby given that A. S. Farwell, as agent for John L. Retallack, has filed the necessary papers and made application for a Crown Grant in favour of a Mineral Claim known as the "Early Bird," situated on Kootenay Lake, about halfway between Cedar Creek and Princess Creek. Adverse claimants, if any, are required to file their objections with me within 60 days from the date hereof.

W. J. GOEPEL,

Gold Commissioner.

Gold Commissioner.

Nelson, B. C.

#### AMAZON MINERAL CLAIM.

NOTICE is hereby given that T. J. Lendrum, as agent for Aeletta Vietoria Westby, has filed the necessary papers and made application for a Crown Grant in favour of the Mineral Claim known as the "Amazon," situate in Hot Springs Camp, Ainsworth Mining Division, West Kootenay District. Adverse elaimants, if any, will forward their objections within 60 days from date of this publication.

N. FITZSTUBBS,

Gold Commissioner.

Gold Commissioner.

Nelson, B.C., Sept. 10th, 1894.

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#### EDEN, CRESCENT AND BLACK CHIEF MINERAL CLAIMS.

OTICE is hereby given that A. S. Farwell, as agent for the Columbia Mining Company, Limited (Foreign), has filed the necessary papers and made applications for Crown Grants in favour of the "Eden," "Crescent" and "Black Chief" Mineral Claims, situated near the Town of Ainsworth. Adverse elaimants, if any, are required to file their objections with me within 60 days from the date hereof.

W. J. GOEPEL,

Gold Commissioner.

Nelson, B. C.

#### CERTIFICATES OF INCORPORATION,

WE, THE UNDERSIGNED, elective officers of Cheam Lodge, No. 28, of the Independent Order of Odd Fellows, by direction and with the full eonsent of the said Lodge, as appears from the sealing of this declaration by the said Lodge, declare that the members of the said Lodge desire to be incorporated as a Society, under the provisions of the "Benevolent" Societies' Act, 1891.

1. The corporate name of the Society shall be "Cheam Lodge, No. 28, of the Independent Order of Odd Fellows.

The purposes for which the Society is formed are

as follows:—
(a.) To unite together as a Society for the promotion and forwarding of the interests, objects and principles of the Independent Order of Odd Fellows;
(b.) To provide, by means of contributions, subscriptions, donations and otherwise, a fund or funds, out of which to relieve the distress and needs of the members of Cheam Lodge, No. 28, Independent Order of Odd Fellows, and their widows and orphan children, and for the relief of the poor and destitute, and to and for the relief of the poor and destitute, and to meet the expenses of the Society;

(c.) To provide means and to promote social intercourse amongst its members, and mutual helpfulness,

course amongst its members, and mutual helpininess, mutual and moral improvement and rational recreation; (d.) To invest the funds of the Society in the name of "Cheam Lodge, No. 28, Independent Order of Odd Fellows, on mortgages of real estate, governmental, eivie and municipal debentures; (e.) To take over and acquire all real or personal property now held or possessed by any person or personal property now held or possessed by any person or personal property now held or possessed by any person or personal property now held or possessed by any person or personal property now held or possessed by any person or personal property now held or possessed by any person or personal property now held or possessed by any person or personal property now held or possessed by any person or personal property now held or possessed by any person or personal property now held or possessed by any person or personal personal

sons in trust for the use of the said Society, and to sell and dispose of the same by conveyance, gift or otherwise, and to hold all moneys so received to the

use of said Society.

3. The present elective officers of the Lodge are:
David Galbraith, Noble Grand; Henry E. Leslie, Vice-Grand; Harry L. Calvert, Recording and Permanent Secretary; and John J. McRae, Treasurer, and their successors shall be elected by ballot as provided for in the constitution and by-laws.

the constitution and by-laws.

4. The constitution and by-laws shall provide for the management of the said Lodge, and such other particulars and provisions as are not contrary to law.

In testimony whereof we have made and signed these presents, in duplicate, at Agassiz, in the Province of British Columbia, this 15th day of October, 1894.

D. GALBRAITH, N. G.,

H. E. LESLIE, V. G.,

II. L. CALVERT, Rec. & Per. Sec'y.

J. J. McRAE, Treasurer.

I hereby certify that the foregoing declaration appears to me to be in conformity with the "Benevolent Societies' Act, 1891."

" Quod Attestor,"
S. Y. WOOTTON,
Deputy Registrar General.

Filed the 20th day of October, 1894.
S. Y. WOOTTON,
Deputy Registrar-General.

CERTIFICATE OF INCORPORATION. PART 2, "COMPANIES ACT, THE COMPANIES' ACT.

IS78" (PROVINCIAL). The Maud Hydruulic Mining Company, Limited Liability.

The name of the Company shall be the "Maud Hydraulie Mining Company, Limited Liability."
 The objects for which the Company is formed

(a.) The aequisition of the placer mining claims, leases and property held by the J. M. Buxton, situated on Four-mile Creek, near Quesnelle River, in the Province of British Columbia, either for money or for

Province of British Columbia, either for money or for fully paid up shares of the Company:

(b.) The acquisition by gift, pre-emption, purchase, exchange, or any other lawful means, of any mineral claims, or placer mining claims or leases, or other mining property, whether the same shall be held by pre-emption, purchase, lease or fee, or howsoever held, for any consideration howsoever, including, but so as not to restrict the generality of the foregoing words, fully paid shares in this Company, and the bonds, debentures, shares, stock and securities of any other company or corporation:

eompany or eorporation:
(c.) To dig for, win, get, buy and otherwise acquire
by any lawful means all ores, metals and minerals whatsoever, and timber, timber lands, leases and

rights;
(d.) To erect or acquire mills, factories, buildings and works of every kind and description, patents and patent rights, and to equip, maintain and operate the

patent rights, and to equip, maintain and operate the same, or any of them;

(e.) To use steam, water, electricity, or any other power now known, or that may hereafter be discovered, as a motive power, or in any other way, for the use and purposes of the Company;

(f.) To acquire in any lawful manner lands, tenements and hereditaments of whatsoever tennre;

(g.) To search for, prospect, examine and explore for mines, metals and minerals, and to obtain information relating to mines, minerals or mining localities;

(h.) To develop, equip, maintain, improve and work by any process all, or any part or portion, of the property of the Company;

(i.) To acquire water privileges and rights; to dig

property of the Company;

(i.) To acquire water privileges and rights; to dig ditches and canals, build flumes and acqueducts, convey water from one place to another, as the business or purposes of the Company may require;

(j.) To acquire the good-will, or any other interest, in any trade or business of a nature or character similar to any trade or business which the Company may be authorized to carry on, or which may promote or benefit any such authorized trade or business;

(k.) To enter into partnership, or into any arrange.

or benefit any such authorized trade or business;
(k.) To enter into partnership, or into any arrangement for sharing profits, union of interest, reciprocal concessions or co-operation with any other company, person or persons carrying on, or about to carry on, any business, works or undertaking which this Company is authorized to carry on, or any business or transaction capable of heing conducted so as to directly transaction capable of being conducted so as to directly

or indirectly benefit the Company; and to take, purchase or otherwise acquire and hold debentures, bonds, shares, or stock in or securities of, and to subsidize or otherwise assist any such company, and to buy, sell, dispose of, and otherwise deal in all such shares and

(!.) To enter into an agreement with any government or authority, supreme, local or municipal, that may seem advantageous to the Company, and to obtain from any such government or authority any subsidy, rights, privileges or concession, and to acquire from any concessionaire any subsidy, rights, privileges or concessions, and to fulfil any obligation or duty, and to comply with any arrangement imposed, and to exercise the rights and privileges conferred by such congessions or subsidies prights or privileges or any of concessions or subsidies, rights or privileges, or any of

them; (m.) To buy, sell and deal in all kinds of goods, wares and merchandise, timber and lumber

(n.) To make, draw, accept, endorse, execute, transfer and assign promissory notes, bills of exchange,

fer and assign promissory notes, bills of exchange, bonds, debentures, mortgage and other securities;
(o.) To borrow or raise money by issue of or upon mortgages, bonds, debentures, preference shares or other obligations of the Company, to mortgage or pledge all or any part of the Company's property, income or uncalled capital for the purpose of securing many mortgages, bonds, debentures, preference shares such mortgages, bonds, debentures, preference shares or other obligations;

To promote any other company for the purpose

(p.) To promote any other company for the purpose of acquiring all or any part of the property, rights, privileges and liabilities of the Company, and for any other purpose which may seem either directly or indirectly calculated to benefit the Company;
(q.) To sell, convey, assign and transfer all or any of the lands, tenements and hereditaments, goods, chattels, effects and property, and any part or portion of any interest or share in any part or portion of the lands, tenements and hereditament; goods, chattels, effects and property of the Company for any consideration whatsoever, including, but so as not to restrict the generality of the foregoing words, the bonds, debentures, shares, stocks or securities of any other company or corporation; other company or corporation;

other company or corporation;
(r.) To carry out any of the objects, purposes or business of the Company, either alone or in conjunction with others, and either by itself or through any person or company acting as agent, trustee, contractor or otherwise, and either as principal, agent, trustee, contractor or otherwise, and pay and discharge any of the obligations of the Company, whether for any services rendered by any officer or promoter of the Company, or for any other obligation, in fully paid up shares of the Company; the Company

(s.) To do all such things as are incidental or conducive to the attainment of these objects, or any of

them.

3. The amount of the capital shall be \$25,000, divided into 5,000 shares of \$5 each.

The time of the existence of the Company shall

be fifty years.

5. The number of the trustees shall be three, and the names of the trustees who shall arrange the affairs of the Company for the first three months of its corporate existence are J. M. Browning, J. M. Buxton and Charles Wilson,
6. The principal place of business shall be the City

of Vancouver, in the Province of British Columbia.

7. And that a stockholder is not individually liable for the debts or liabilities of the Corporation, but that the liability of a stockholder is limited to his proportion (based upon the amount of his respective shares) to assessments legally levied, and the charges thereon if advertised as delinquent during the time that he is a stockholder, upon a share or shares of which he is the holder, as shown by the stockholders' register book of the Corporation; assessments and charges thereon, when taken collectively, shall not exceed in the aggregate the value in dollars printed or shown upon each share when issued.

Made, signed and acknowledged (in duplicate) by J. M. Browning, James M. Buxton, at the City of Vanconver, the 26th day of October, 1894.

In testimony whereof I have on the said day hereunto set my hand and seal. And that a stockholder is not individually liable

unto set my hand and seal

nol

ARTHUR P. JUDGE, Notary Public, B. C.

Filed the 31st day of October, 1894.
S. Y. WOOTTON,
Registrar of Joint Stock Companies,

### **CERTIFICATES OF INCORPORATION**

THE "COMPANIES" ACT, 1890," AND AMEND-ING ACTS

Memorandum of Association of the Victoria Fish-ING AND TRADING COMPANY, LIMITED LIABILITY.

The corporate name of the Company is "The Victoria Fishing and Trading Company, Limited Lia-

Victoria Fishing and Trading Company, Limited Liability."

2. The Company shall be formed for the object of owning, engaging and chartering vessels for the catching of fish of all kinds, and for the delivery thereof at such places as may be directed by the Company; and of purchasing, procuring, importing and exporting all descriptions of fish, and of canning and curing fish in such manner as the Company may desire; and of manufacturing ice, and of purchasing and acquiring land and erection of buildings thereon, for the purpose of trading and for the storage of fish, and of carrying trading and for the storage of fish, and of carrying

on a general trading business.

3. The amount of the capital stock of the Company shall be ten thousand dollars, divided into one hundred shares of one hundred dollars each.

4. The time of the existence of the Company shall be fifty years.

be fifty years.

5. The stock shall consist of one hundred shares.

6. The number of the trustees who shall manage the concerns of the Company for the first three months.

The time of the consist of one hundred shares. the concerns of the Company for the first three months shall be four, whose names are as follows:—John Graham Cox, of Victoria, Province of British Columbia, merchant; William Munsie, of Victoria aforesaid, merchant; Richard Hall, of Victoria aforesaid, merchant; James L. Anderson, of Vancouver, Province aforesaid, master mariner.

7. The principal place of business of the Conveyer.

7. The principal place of business of the Company is to be located in Victoria, in the Province of British

Columbia.

In witness whereof we have hereunto set our hands and seals this second day of November, in the year of Our Lord one thousand eight hundred and ninety-

Signed, sealed and de-livered by John Graham Cox, in the presence of HENRY CROFT. JOHN GRAHAM COX.

Signed, sealed and de-livered by William Mun-WILLIAM MUNSIE. sie, in the presence of HENRY CROFT.

Signed, sealed and de-livered by Richard Hall, RICHARD HALL. in the presence of HENRY CROFT.

Signed, sealed and de-livered by James L. An--JAMES L. ANDERSON. derson, in the presence of J. J. BLAKE.

I hereby certify that John Graham Cox, William Munsie and Richard Hall, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed

as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof, I have hereto set my hand and seal of office, at Victoria, British Columbia, this second day of November, in the year of Our Lord one thousand eight hundred and ninety-four.

[L.s.] HENRY CROFT,

A Notary Public in and for the Province of British Columbia.

I hereby certify that James L. Anderson, personally

I hereby certify that James L. Anderson, personally known to me, appeared before me and acknowledged to me that he is the person mentioned in the annexed instrument as the maker thereof, and whose name is subscribed thereto as party, that he knows the contents thereof, and that he executed the same volunters thereof,

In testimony whereof, I have hereto set my hand and seal of office, at Vancouver, British Columbia, this second day of November, in the year of Our Lord this second day of November, in the year one thousand eight hundred and ninety-four.

M. A. MacLEAN.

N. P.

Filed (in duplicate) the 3rd day of November, 1894.
S. Y. WOOTTON,
Registrar of Joint Stock Companies.

#### ASSIGNMENT NOTICES.

#### NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS TRUST DEEDS

PURSUANT TO THE "CREDITORS' TRUST DEEDS

ACT, 1890."

NOTICE is hereby given that Joseph Cuffolo, of the City of Nanaimo, in the Province of British Columbia, hotel-keeper, has by deed dated and executed the 4th day of October, 1894, assigned all his real and personal estate whatsoever and wheresoever to John Mahrer, of the City of Nanaimo, for the purpose of paying and satisfying ratably and proportionately, and without prejudice or priority, the said Joseph Cuffolo's creditors. Cuffolo's creditors.

The said deed was executed by the said Joseph Cuffolo, the debtor, and John Mahrer, the assignee, on the 4th day of October, 1894, and the said assignee has undertaken and accepted the trusts created by the said

deed.
All persons having claims against the said debtor, Joseph Cuffolo, must forward or deliver full particulars of claim, duly verified, to H. A. Simpson, barrister, Nanaimo, on or before the 20th day of October, A.D. 1994. And notice is hereby given that after the 20th day of October, A.D. 1894, the assignee will proceed to distribute the assets amongst the parties entitled thereto, having regard only to the claims of which the assignce shall then have notice, and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have notice.

JOHN MAHRER,

JOHN MAHRER,

Assignee.

#### CREDITORS' MEETING.

A meeting of the ereditors of the said debtor will be held at the office of Messrs. Simpson & Simpson, Nanaimo, on Saturday, the 20th day of October, 1894, at 3 p.m.

oell

H. A. SIMPSON,
Solicitor for Assignee.

#### NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890," AND AMENDING ACTS.

OTICE is hereby given that, by indenture dated and executed on the 28th day of September, 1894, by George L. Simpson, of 94 Donglas Street, in the City of Vietoria, merehant, the said George L. Simpson granted and assigned his real and personal property to W. H. Bone, of 69 Government Street, in the said City of Vietoria, bookseller and stationer, in trust for the ereditors of the said George L. Simpson. W. H. Bone executed the deed and accepted the trust thereby ereated on the 28th day of September, 1894. All persons indebted to the said George L. Simpson are requested to pay such indebtedness forthwith to the said trustee, and every person having any claim against the said George L. Simpson must send proof and full particulars of the same to the said trustee within one month from this date, after which date the within one month from this date, after which date the said trustee will distribute the assets of the estate, having regard only to the claims so sent in.

A meeting of the creditors will be held on Thursday, the 4th day of October, at 2:30 p.m., at the office of the undersigned.

the undersigned.

W. H. BONE, Of Hibben & Co., 69 Government St., Assignee.

#### NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890," AND THE "CREDITORS' TRUST DEEDS Amending Act, 1894."

NOTICE is hereby given that by deed dated the Sth day of October, 1894, James Leamy and George F. Kyle, of the City of Vaneouver, in the Province of British Columbia, lumber merchants, assigned all their personal estate, credits and effects which may be seized and sold under execution, and all their real parties to Charles Course Major, of the City their real estate to Charles George Major, of the City of New Westminster, real estate agent, in trust for their creditors. The said deed was exceuted by the said assignors and the said trustee on the 8th day of October, 1894, and the said trustee has accepted the trust created by the said deed. All persons indebted

to the said dames Learny and George F. Kyle are required to pay such indebtedness forthwith to the said trustee, and every person having any claim against the said James Learny and George F. Kyle is to send to him such claim, with full particulars verified by ndavit. Dated 13th October, 1894. CHAS. G. MAJOR, Tensit affidavit.

A meeting of the creditors of the above-named debtors will be held on Monday, the 29th day of October, A.D. 1894, at the office of the trustee, in the City of New Westminster, at the hour of 2 o'clock in e afternoon.
Dated 13th October, 1894.
CHAS. G MAJOR,

Trustee.

#### NOTICE OF ASSIGNMENT.

Pursuant to the "Creditors' Trust Deed Act, 1890," and the "Creditors' Trust Deeds AMENDING ACT, 1894."

NOTICE is hereby given that by deed bearing date the 29th day of October, 1894, Thomas B. Godfrey, of the City of Vaneouver, in the Province of British Columbia, hardware merchant, trading as "Godfrey & Co.," assigned all his personal estate, credits and effects which may be seized and sold under execution and all his real estate to William Edward Drake, of the City of Vancouver, Agent, and John Burns, the younger, of the same place, Agent, in trust for his creditors. The said deed was executed by the said assignor and the said trustees on the 29th day of October, 1894, and the said trustees have accepted the trusts ereated by the said deed. All persons indebted to the said Thomas B. Godfrey are required to pay such indebtedness forthwith to the said trustees, and every person having any claim against the said Thomas B. Godfrey is to send to them full particulars of such claim verified by affidavit or declaration.

Dated 30th October, 1894.

Dated 30th October, 1894.

W. E. DRAKE,

JOHN BURNS, Jr.,

Harris & MacNeill, Solicitors for Trustees.

A meeting of the ereditors of the above named debtor will be held at the premises formerly occupied by the said debtor on Cordova Street, in the City of Vancouver, on Friday, the 9th day of November, 1894, at the hour of 4 o'clock in the afternoon.

Dated 30th October, 1894.

W. E. DRAKE, JOHN BURNS, JR., Trustees,

#### NOTICE OF ASSIGNMENT AND MEETING OF CREDITORS.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890," AND AMENDING ACTS.

NOTICE is hereby given that by deed dated the 24th day of October, A.D. 1894, and executed by the parties thereto on that date, James A. Kemp. of the City of Vancouver, Province of British Columbia, contractor, assigned all his real and personal property (save as in the said deed of assignment mentioned) to John J. Bamfield, of the said City of Vancouver, insurance broker, for the purpose of satisfying ratably and proportionately, and without preference or priority, his, the said James A. Kemp's creditors. The said assignee has undertaken and accepted the trusts created by the said deed. All persons having claims against the said debtor, James A. Kemp, must forward or deliver full particulars of their claims, duly verified, YOTICE is hereby or deliver full particulars of their claims, duly verified, to the said assignee on or before the 30th day of November, 1894, and all persons indebted to the said James A. Kemp are requested to pay such indebtedness to the said assignee forthwith.

Notice is hereby given that a meeting of the creditors of the said James A. Kemp will be held at the office of the said assignee, No. 411, Cordova Street, Vancouver, B.C., on 30th day of October, at 8 o'clock

Dated at Vancouver this 26th day of October, A.D. 1894.

JOHN J. BAMFIELD, Assignee.

#### ASSIGNMENT NOTICES.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890," AND AMENDING ACTS.

NOTICE is hereby given that William H. Holden, carrying on business at New Westminster, in the Province of British Columbia, hotel-keeper, has by the Province of British Columbia, hotel-keeper, has by deed dated the 2nd day of Oetober, 1894, assigned all his real and personal estate whatsoever and wheresoever to James Anderson, of New Westminster aforesaid, merchant, for the purpose of paying and satisfying ratably or proportionately, and without prejudice or priority, his, the said William H. Holden's, creditors. The said deed was executed by the said William H. Holden, the debtor, and James Anderson, the assignee, on the 2nd day of October, A.D. 1894, and the said assignee has undertaken and accepted the trusts created by the said deed. All persons having claims against the said debtor. William H. Holden, must forward or deliver full particulars of claim, duly verified, to the assignee or the undersigned on or before the 10th day of November, A.D. 1894, and all persons indebted to the said debtor are requested to pay any such indebtedof November, A.D. 1894, and all persons indebted to the said debtor are requested to pay any such indebtedness to the assignee or the undersigned forthwith. And notice is also given that after the 10th day of November, A.D. 1894, the assignee will proceed to distribute the assets amongst the parties entitled thereto, having regard only to the claims of which the said assignee shall then have notice, and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have notice. not then have notice.

A meeting of the creditors will be held at the office of the undersigned, on Tuesday, the 16th day of October, 1894, at 4 p.m.

Dated this 9th day of October, 1894.

A. C. BRYDONE-JACK, Solicitor for the Assignee, Offices 9 & 10 Curtis Block, on Columbia & Clarkson Sts., New Westminster, B.C.

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#### NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS Аст, 1890."

NOTICE is hereby given that William John Spear, of the City of Nanaimo, in the Province of British Columbia, merchant, has by deed dated and executed the 9th day of October, 1894, assigned all his real and personal estate whatsoever to Richard Spear, of the City of Nanaimo, for the purpose of paying ratably and proportionately, and without prejudice or priority, the said William John Spear's creditors. The said deed was executed by the said William John Spear, the debtor, and Richard Spear. creditors. The said deed was executed by the said William John Spear, the debtor, and Riehard Spear, the assignee, on the 9th day of October, 1894, and the said assignee has undertaken and accepted the trusts created by the said deed. All persons having claims against the said debtor, William John Spear, must forward or deliver full particulars of claim, duly verified, to H. A. Simpson, barrister, Nanaimo, on or before the 22nd day of October, A.D. 1894. And notice is hereby given that after the 22nd day of October, A.D. 1894, the assignee will proceed to distribute the assets amongst the parties entitled thereto, having regard only to the claims of which the assignee shall then have notice, and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have notice.

RICHARD SPEAR, Assignee.

#### CREDITORS' MEETING.

A meeting of the creditors of the said debtor will be held at the office of Messrs, Simpson & Simpson, Nanaimo, on Monday, the 22nd day of October, 1894, at 3 p.m.

H. A. SIMPSON,
Solicitor for the Assignce.

#### DOMINION PARLIAMENT.

#### PARLIAMENT OF CANADA.

EXTRACTS FROM RULES OF THE SENATE AND HOUSE OF COMMONS, RELATING TO PRIVATE BILLS.

A LL applications for Private Bills require a notice over the signature and address of the applicants or their solicitors, clearly and distinctly specifying the nature and object of the application, published by advertisement as follows, viz.:—In the Canada Gazette, and in one newspaper published in the County, District, Union of Counties or Territory, affected by the proposed measure, or if there be no newspaper published therein, then in a newspaper in the next nearest County, District or Territory in which a newspaper is published. In the Provinces of Quebec and Manitoba the notice must be published in the like manner in the English and French languages. When a Bill is to operate in more than one Province, Territory or District the notice shall be published in the Canada Gazette and in a leading newspaper in each Province, Territory or District in which the Bill is to operate. All notices shall be continued for a period of at least two months during the interval of time between the close of the next preceding Session and the consideration of the petition. Marked copies of (all) the newspapers, endorsed "Application for Private Bill," containing the first and last insertion of such notice shall be sent to the Clerk of each House. In the case of an application for the erection of a toll bridge the notice shall also state the proposed rates of toll, the nature of the structure, the height of the arches, the interval between the abutments or piers, etc. A LL applications for Private Bills require a notice

the arches, the interval between the abutments

piers, etc.

A copy of the Bill shall be deposited with the Clerk of the House in which the Bill is to originate at least eight days before the meeting of Parliament, with a sum sufficient to pay for translating and printing the same; and a further sum of two hundred dollars and the cost of printing the Act with the Statutes will be levied immediately after the second reading of the levied immediately after the second reading of the

Petitions for Private Bills must be presented in the Senate and House of Commons within the first three

weeks of the session.

Private Bills are to be presented to the Senate or House of Commons within the first four weeks of the session.

> EDOUARD J. LANGEVIN, Clerk of the Senate. JNO. GEO. BOURINOT, Clerk of the House of Commons.

EXTRACTS FROM SPECIAL RULES OF THE HOUSE OF Commons.

Private Bills shall be so framed as to incorporate by reference the clauses of the General Acts relating to the details to be provided for by such Bills.

Private Bills in amendment of Acts, or for Acts incorporating railway companies, shall be drawn in accordance with the Model Bill adopted by the House, copies of which may be obtained from the Clerk.

Provisions varying the Model Bill shall be inserted between brackets and, when revised by the proper

Provisions varying the Model Bill shall be inserted between brackets and, when revised by the proper officer, shall be so printed.

Sections of existing Acts proposed to be amended shall be reprinted in full, with the amendments inserted in their proper places and between brackets. Private Bills which are not drawn in accordance with these rules shall be returned to the promoters to be re-cast before being revised and printed.

Exceptional provisions shall be clearly specified in the notice of application.

the notice of application.

A certified map or plan showing the location of any proposed line of railway, also the lines of existing or anthorized works of a similar character within, or in any way affecting, the district which the proposed work is intended to scrve, and an exhibit showing the amount of capital proposed to be raised for the undertaking, and the manner in which it is proposed to raise the same shall be filed with the Railway Committee at least one week before the consideration of the Bill. least one week before the consideration of the Bill.

SPECIAL ORDER OF THE HOUSE OF COMMONS.

Resolved, that the Clerk of the House do have a copy of the new Rule 49 sent to those persons giving notice in the Canada Gazette of their intention to apply to Parliament for the passing of a Private Bill,

together with a notification that the said rule will be

strictly adhered to for the future:

by the House within the first three weeks of the session, and Private Bills may only be presented to the House within the tirst four weeks of the session, and it shall be the duty of any Committee to which any Private Bill may be referred to consider and report the same to the House with all convenient speed.

2. That it be an instruction to all Committees on Petitions for Private Bills shall only be received

report the same to the House with all convenient speed.

2. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measure shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bill be withdrawn.

JNO. GEO. BOURINOT, Clerk of the House of Commons.

#### PROVINCIAL PARLIAMENT.

#### PRIVATE BILLS,

EXCERPT FROM RULES AND ORDERS RELATING TO PRIVATE BILLS.

#### RULE 59.

Rule 59.

ALL APPLICATIONS for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the "British North America Act, 1867," whether for the erection of a Bridge, the making of a Railway, Tramway, Turnpike Road, or Telegraph or Telephone Line; the construction or improvement of a Harbour, Canal, Lock, Dam, Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or calling, or of any Joint Stock Company; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any particular class of the community, or for making any amendment of a like nature to any former Act,—shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

In the British Columbia Gazette, and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is

no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is

published.

Such notice shall be continued in each case for a

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition, and copies of such notice shall be sent by the parties inserting such notice to the Clerk of the House to be filed amongst the records of the Committee on Standing Orders.

60. Before any Petition, praying for leave to bring in a Private Bill for the crection of a Toll Bridge, is received by the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of ratts and vessels, and mentioning also whether they intend to erect a draw-bridge or not, and the dimensions of the same.

61. All Private Bills for Acts of Incorporation shall

draw-bridge or not, and the dimensions of the same.
61. All Private Bills for Acts of Incorporation shall be so framed as to incorporate by reference the clauses of the General Acts relating to the details to be provided for by such Bills:—Special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof in which the General Act is proposed to be departed from. Bills which are not framed in accordance with this Rule shall be re-east by the promoters and re-printed at their expense before any Committee passes upon the clauses.

65. The expenses and costs attending on Private Bills giving any exclusive privilege, or for any object of profit, or private, corporate, or individual advantage; or for amending, extending, or enlarging any former Acts, in such manner as to confer additional powers, ought not to fall on the public; accordingly, the parties seeking to obtain a Private Bill shall pay the Clerk of the House the sum of one hundred dollars before the first reading thereof; and an additional sum of one hundred dollars immediately after the second reading thereof. And no such Bill shall be read a first time, or committed after second reading, until the fees payable on the first or second reading respectively are paid to the Clerk, and all such Bills shall be prepared by the parties applying for the same, and printed in small piea type, twenty-six cms by fifty ems, on good paper, in Imperial octavo form, each page when folded measuring 103 inches by 7½ inches, and 100 copies thereof shall be deposited with the Clerk of the House immediately before the first reading. If amendments are made to any Bill during reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be re-printed by the promoters thereof.

Authority to act as Parliamentary Agent may be obtained on application to the Clerk of the House and upon payment of the sum of five dollars.

THORNTON FELL,

Clerk, Legislative Assembly.

#### LEGISLATIVE ASSEMBLY.

PRIVATE BILLS.

NOTICE is hereby given that the time limited by the Rules of the House for receiving petitions for Private Bills will expire on Monday, the 26th day

of November, 1894.

Private Bills must be presented on or before Monday, the 3rd day of December, 1894.

THORNTON FELL.

Clerk of the House.

#### PRIVATE BILL NOTICES.

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to revive the "Pacific Telephone and Cable Act, 1893," and to amend the said Act by extending the time for the commencement and completion of the undertaking authorized by the said Act, and otherwise.

Dated at Victoria, this 12th day of October, 1894.

C. DUBOIS MASON,

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Solicitor for the Applicants.

PUBLIC NOTICE is hereby given that an application will be made at the approaching session of the Legislature of the Province of British Columbia to amend "The Vancouver Incorporation Act, 1886," and amending Acts.

THOS. F. McGUIGAN,

City Clerk.

Vancouver, October 2nd, 1894.

OTICE is hereby given that application will be made to the Legislative Assembly of British Columbia, at its next session, on behalf of the Corporation of the City of New Westminster, for au Act amending the Incorporation Act and Acts amending the same.

Dated 31st October, 1894.

CORBOULD & McCOLL,

Collicitors for the Applica

Solicitors for the Applicants.

NOTICE is hereby given that application will be made to the Legislative Assembly of British Colnmbia, at its next session, for an Act to incorporate a company for the purpose of constructing, equipping, maintaining and operating a line of railway from some point on the North-cast arm of the Upper Arrow Lake to some point on Trout Lake, in the District of West Kootenay, with power to construct, equip, maintain and operate branch lines; to build and operate steam or other vessels to run on the Arrow Lakes and Columbia River, and on Trout Lake; and also to construct and operate telegraph and telephone lines in connection with the said railway and steam or other vessels, and to build wharves and docks, together with the usual powers to acquire lands, privileges, bonuses or aids from the Dominion or Provincial Governments, and to make traffic and other arrangements with railway steamboat and other companies, and for all other usual and necessary powers, rights and privileges.

Dated at Vancouver this 30th day of October, 1894.
DAVIS, MARSHALL, MACNEILL & ABBOTT,

Solicitors for Applicants.

#### DELTA BY-LAWS.

#### A BY-LAW

To provide for preserving, maintaining, repairing and keeping in repair certain Dyking and Drainage Works constructed under and by virtue of the provisions of the "Delta Dyke and Drainage By-law No. 1," of the Municipality of Delta.

(Provisionally Adopted on the 8th October, 1894.)

WHEREAS, under the said Delta Dyke and Drainage By-Law No. 1, certain drainage and dyking works therein mentioned were and are fully made and completed and are now being operated in the said

And whereas, under and by virtue of section 282 of the "Municipal Act, 1892," it is provided that after such works are fully made and completed as aforesaid it shall be the duty of the said Municipality making such works to preserve, maintain, and keep in repair the same at the expense of the lots, parts of lots and roads, as the case may be, as agreed upon and shown in the by-law when finally passed;

And whereas, under and by virtue of section 284 of the "Municipal Act, 1892," the Council may pass a by-law to borrow upon the debentures of the said Municipality the funds necessary for the repairs and work required by said section 282, and shall assess and levy upon the property benefited a special rate sufficient for the payment of the principal and interest of the debentures:

for the payment of the principal and interest of the debentures;

And whereas, it is expedient and necessary to preserve, maintain, repair and keep in repair the said works at the expense of the lots and parts of lots benefited thereby, and the sum of \$3,000.00 is necessary and is required therefor;

works at the expense of the lots and parts of lots benefited thereby, and the sum of \$3,000.00 is necessary and is required therefor;

Be it therefore enacted by the said Municipal Council of the District Municipality of the Corporation of Delta, pursuant to the provisions of the "Municipality may borrow on the credit of the Corporation of the said District Municipality the sum of \$3,000.00, being the funds necessary for the said works, and may issue debentures of the said Corporation to that amount in sums of not less than \$100.00 each, and payable within twenty years from the date thereof with interest at the rate of six per cent. per amum, that is to say, in twenty equal annual payments, the first of which shall be due and payable on the 22nd October, 1895, and all such debentures to be payable at the Bank of Montreal, New Westminster, Province of British Columbia, and to have attached to them coupons for the payment of interest.

2. For the purpose of paying the sum of \$3,000.00, being the amount to be charged against the said lands benefited, and which said lands are numbered in Schedule "A" to this by-law and which are the lands numbered and described in the by-law known and described as "Delta Dyke and Drain By-law, No. 1, of the Municipality of Delta;" and to cover interest thereon for twenty years at the rate of six per centum per annum, the following special rates, over and above all other rates, shall be assessed and levied in the same manner and at the same time as taxes are levied upon the undermentioned lots and parts of lots, and which are the lands mentioned and described in the schedule of assessment in the said "Delta Dyke and Drain By-law, No. 1, of the Municipality of Delta," and the amount of the said special rates and interest assessed against each lot or part of lot respectively shall be divided into twenty equal parts and one such part shall be assessed and levied as aforesaid in each year for twenty years after the final passage of this By-law during which the said debentures have to ru which the said debentures have to run.

#### SCHEDULE A.

Schedule of Assessment on certain Lands in Townships 3 and 4, for Preserving, Maintaining, and

Nominal Owner of Property.	Number of Township.	Section, Quarter-section, or part of Quarter-section.	Number of Aeres.	Value of Improve- ments.	To cover interest for 20 years at six per cent.	Total Assessment.	Annual as sessment each year for 20 years
E. A. Wadhams	3	N.W. part N.E. \(\frac{1}{2}\) Sec. Sec. 27	10	8 6 73	\$ 4.86	8 11 59	8 58
E. A. Wadhams		N. part N.W. 4 Sec	64	49 61	36 95	86 56	4 32
. Robinson	11	N. part N.E. 1 Sec	104	80 48	59 96	140 44	7 02
J. Deamer		E. part N. part N. W. & Sec	40	32 31	24 08	56 39	2 87
). Westermark		W. part N. part N.W.   Sec 11 28	104	84 60	63 03	147 63	7 3S
. L. Smith	- 11	N.E.   Sec n 29	160	139 71	97 37	228 08	11 40
L. Smith	11	N. part S.E. \(\frac{1}{2}\) Sec 1 29	20	14 47	10 77	25 24	1 26
Patterson & Riley	11	N.W. 1 Sec 11 29	1(3f)	130 71	97 37	228 08	11 40
V. Tasker	11	N. part S.W. 4 Sec 11 29	54	40 85	30 43	71 28	3 56
. Honeyman	11	E. part N.E.   Sec	100	51 15	38 03	89 18	4 45
R. A. Honeyman	11	W. part N.E. J See 0 32	60	30 70	22 87	53 57	2 68 6 65
E. A. Wadhams	11	N.W. 4 Sec	160	75 70 244 12	56 40 181 88	132 10 426 00	21 30
Patterson & Riley	1.9	S.E. and S.W. ‡ Secs. 11 32 N.E. and N.W. ‡ Secs. 12 33	320 320	201 45	150 07	351 52	17 58
R. T. Williams	- 11	N.E. and N.W. \ Secs 33\ S.E. and S.W. \ Secs 33	320	266 08	198 23	464 31	23 22
Patterson & Riley . E. A. Hoskins	11	N.E. \ Sec	160	104 77	78 05	182 82	9 14
E. Matheson	11	N.W. 1 See	160	116 84	87 05	203 89	10 19
Cowper		N. part S.E.   Sec	150	131 21	97 75	225 96	11 50
J. Mathews	11	S.W.   Sec	160	133 33	99 33	232 66	11 64
W. Ashbury	11	N. part N.E.   Sec 11 35	143	135 25	100 76	236 01	11 80
J. McKee, Sr	11	N.W. 4 Sec 35	160	119 86	89 29	209 15	10 45
Vm. McKee	11	N.W. part S.E.   Sec	13	6 21	4 62	10 83	54
J. McKee, Sr	11	N. part S.W. \ Sec	88	67 30	50 14	117 44	5 87
H. R. Morgan	4	S. part N.W.   Sec., Sec. 1(Lot 243)	80	1 38	1 02	2 40	12
I. R. Morgan	11	S. part N.E. \(\frac{1}{2}\) Sec., Sec. 2(Lot 243)	80	2 85	2 12	4 97	25
r. Robertson	1	W, and N. parts N.E. & Sec. 2	80	11 78	8 78	20 56 31 23	1 02 1 56
f. Robertson	11	E. part N.W 4 Sec n 2	50	17 90 13 46	13 33 10 06	23 52	1 17
3. Thompson		[W. part N.W. ] Sec	80 160	127 64	95 10	222 74	11 18
). A. McKee	11	S.E. J Sec 1 2	4	1 34	1 02	2 36	12
C. Robertson	11	N. part S.W. } Sec	156	78 67	58 63	137 30	6 86
R. Carter	11	N.E.   Sec	160	39 17	29 17	68 34	3 41
Vm. McKee		N.W.   Sec	160	39 17	29 17	68 34	3 41
O. A. McKee		S.E.   Sec	160	71 92	53 59	125 51	6 27
V. McKee		S.W.   Sec 11 3	160	78 00	58 10	136 10	6.80
J. Lachder		N. part N.E.   Sec	60	2 25	1 67	3 92	20
. Holmes		S. part N.E.   Sec 4	100	21 00	F5 G5	36 95	1 83
R. T. Williams		N.W.   Sec	160	16 23	12 08	28 31	1 41
R. McKee	11	[S E. ] Sec	160	67 13	50 01	117 14	5.87
f. A. Honeyman	11	E. part S.W. \ Sec 4 W. part S.W. \ Sec 4	118	49.50	36 87	86 37	4 20
A. H. Broome		W. part S.W.   Sec 1 4	42	17 60	13 02	30 62	1 58
? T. Williams		N.E. and N.W.   Sees 6 5	320	16 73	12 46	20 19	1 50
t. T. Williams	1	S.E. and S.W. 4 Secs 5	320	33 46	24 92	58 38	2 92
Lorne Estate	19	n n n n 8	370	4 02	3 00	7 02 7 02	35
Lorne Estate		e w 1 co	320	4 02	3 00 1 50	3 51	17
Lorne Estate		S.W. † Sec	160 80	2 01	1 50	0 01	11
Lorne Estate R. E. Kittson	11	N. J. S. E. J. Sec	80	14 97	11 15	26 12	1 32
Laws & Brown		S. W. 3 Sec	160	13 36	9 96	23 32	1 10
ACTOR OF THE PROPERTY OF	11	11		10 00			
		Totals	6,790	83,000 00	82,234 67	85,234 67	\$261 8:

3. That this by-law shall be cited as "The Delta Dyke and Drainage By-law, No. 2," and shall be published in the British Columbia Gazette and the Columbian newspaper for four consecutive weeks previous to the final passing thereof, and shall come into operation and take effect seven days from the date of its final adoption by the Conneil.

[Ls.] C. F. Green, *Clerk*.

WM. II, LADNER, Reeve.

#### NOTICE.

NOTICE:

NOTICE is hereby given that a Court of Revision will be held at the Conneil Chamber of the Municipality of Delta on the 10th day of November, 1894, at the honr of 10 o'clock in the forenoon, for the purpose of hearing and trying complaints and appeals against the above assessments, or any part thereof, in manner provided by the "Municipal Act, 1892," as to appeals, and all notices of appeal shall be served on the Clerk of the Municipality of Delta at least eight days prior to such Court of Revision; and further notice is hereby given that anyone applying to have the above by-law, or any part thereof, quashed, must, not later than ten days after the final passing thereof, serve a notice in writing on the Reeve, or acting Reeve, and upon the Clerk of the said Municipality, of his intention to make application for such purpose to the Supreme Court of British Columbia during the thirty days next ensuing the final passing of this by-law.

Dated the 8th day of October, 1894.

First published on the 18th day of October, 1894.

C. F. GREEN, C. M. C. 0018

#### PRIVATE BILL NOTICES.

will be made for the passage of a private bill incorporating the applicants, and authorizing them to construct, operate and maintain a system of electric lighting, and a system for the distribution of electric or water power and heat in and in the vicinity of the City of Nanaimo, with power to take and use from the Millstone River, at some convenient point in the Millstone Reserve opposite Lot XI., Newcastle, so much of the waters of the said river as may be necessary for the purposes of generating electricity, with power to the applicants to construct, erect, lay and maintain, buildings, erections, race-ways, flumes, poles, wires, appliances necessary, convenient or usual for the carrying on an electric system, or developing and increasing the water privilege, and with power to expropriate lands for a site for a power-house, and for dams, race-ways, and such other works as shall be necessary.

Dated this 29th day of September, A.D. 1894.

BODWELL & IRVING

Solicitors for the Applicants.

OCTICE is hereby given that, at the next session of the Legislative of the Province of British Columnbia, application will be made on behalf of the Red Mountain Realisms (Columnian Railway Columnian Railway Company, for an Act authorizing the Company (1) to construct or acquire by purchase, lease, or otherwise any other line or lines of telegraph connecting with the line along the line of the said Railway, and to undertake the transmission of messages for the public and collect tolls for so doing; and (2) also to construct or acquire by purchase, lease or otherwise, appliances necessary, convenient or usual for the carrying on an electric system, or developing and increasing the water privilege, and with power to expropriate lands for a site for a power-house, and for dams, raceways, and such other works as shall be necessary.

Dated this 29th day of September, A.D. 1894.

BODWELL & IRVING.

Solicitors for the Red Mountain Railway Co. Victoria, B.C., 18th October, 1894.

OCTICE is hereby given that, at the next session of the

NOTICE is hereby given that, at the next session of the Legislative Assembly of the Province of British Columbia, application will be made for the passage of a private bill incorporating and authorizing the applicants to purchase, acquire, and take over by all requisite assignments and deeds of transfer from the Victoria Hydraulic Mining Company, Limited Liability, or from any trustee of the said Company, all or any portion of the property, rights, water privileges and easements, and placer mining claims and leases, and other properties whatsoever, in the District of Cariboo, or elsewhere, now held by the Said Victoria Hydraulic Mining Company, Limited Liability, or vested in anyone on their behalf, or hereafter acquired by the said Company, or anyone on their behalf; and consolidating the mining claims and leases now held by or that may hereafter be acquired by the applicants, into one holding, with a demise thereof from the Crown for a term of years; and that he water privileges now held, and all other rights, privileges and easements now held or hereafter acquired by the applicants, into one holding, with a demise thereof from the Crown for a term of years; and that he water privileges now held, and all other rights, privileges and casements now held or hereafter acquired by the applicants with the water privileges now held, and all other rights, privileges and casements now held or hereafter acquired by the applicants with the water privileges now held or hereafter acquired by the applicants to the objects of the Company.

Dated the 1st day of October, 1894.

Solicitors for the Red Mountain Railway Conmany for the company for the company and the Legislature of British Columbia, application will be made on behalf of the Company for the Legislature of British Columbia, application will be made on behalf of the Company for an Act to Constant the Legislature of the Province of the realway for the said Act.

Nolicitors for the Applicants.

Nolicitors for the Applicants in the for the company and the forman for t

other works and conveniences directly or indirectly conducive to any of the said objects, and all necessary works in connection therewith; with power to pur-NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act extending for a further period of three years the time limited in the North Vancouver Electric Company's Incorporation Act for the completion, so far as to be able to supply electricity and power to other corporations, companies and persons, of the works of the said Company.

McPHILLIPS, WOOTTON & BARNARD, ocl8

Solicitors for the Applicants.

Works in connection therewith; with power to purchase, sell, lease and mortgage real and personal property, and to issue shares at a discount, and issue paid-up and non-assessable shares in consideration for the transfer of any of the said mining property acquired, or to be acquired, from the said Company, or any persons companies and personal property, and to issue shares at a discount, and issue paid-up and non-assessable shares in consideration for the transfer of any of the said mining property acquired, or to be acquired, from the said Company, or any persons, corporation or corporations, and like shares to the applicants or others in consideration for moneys expended, and work and services rendered, and contracts entered into, for and in the examination, development and working of the said mining premises.

Dated this 23rd day of October, A. D. 1894.

McPHILLIPS, WOOTTON & BARNARD,

McPHILLIPS, WOOTTON & BARNARD,

Solicitors for the Applicants

NOTICE is hereby given that, at the next session of the Legislature of the Province of British Columbia, application will be made on behalf of the Red Mountain Railway Company, for an Act extending the time for the commencement and completion of the said

#### PRIVATE BILL NOTICES.

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to revive the "Columbia and Kootenay Railway and Navigation Company Act, 1890," and the "Columbia and Kootenay Railway Extension Act, 1892," and to amend the said Acts by extending the time for the commencement and completion of the undertakings anthorized by the said Acts and otherwise.

Dated at Vancouver this 30th day of October, 1894.

DAVIS, MARSHALL, MACNEILL & ABBOTT,

Solicitors for Applicants.

NOTICE is hereby given that application will be made by the Corporation of the City of Nanaimo to the Legislature of the Province of British Columbia, to the Legislature of the Province of British Columbia, at its ensuing session, for an Act to declare and make legal and official a survey of the City of Nanaimo lately made under the authority of the said Corporation. A map of the said survey is deposited with the Clerk of the said Corporation, at his office in the City Hall, on the corner of Skinner and Bastion Streets, in the City of Nanaimo, where the same is open to inspection. Dated the 12th October, 1894.

YARWOOD & YOUNG,

Solicitors for the said Corporation.

NOTICE is hereby given that an application will be made to the Legislature of the Province of British Columbia, at its next session, for an Act to exclude and remove from the lands comprising the Municipality of Kent, the park lands attached to the Harrison Hot Springs and the Harrison Hot Springs property proper, which lands may be known and described as follows, that is to say:—

Lot 460, Group 1, New Westminster District; W. ½ of N. W. ‡ Sec. 7, W. ½ of S. W. ‡ of Sec. 7, S.E. ‡ of S. W. ‡ Sec. 7, all in Township 3, Range 28 West of 6th Meridian; E. ½ and N. W. ‡ Sec. 12, Fractional N.W. ‡ Sec. 13, Fractional S.E. ‡ and S.W. ‡ Sec. 13, Fractional S. E. ‡ Sec. 23, Subdivision 3 of S. W. ‡ Sec. 12, Fractional N.E. ‡ Sec. 14, Part of Sec. 14, all in Township 4, Range 29 West of 6th Meridian.

Dated October 18th, 1894.

HERBERT E. A. ROBERTSON.

HERBERT E. A. ROBERTSON.

Solicitor for Applicants.

#### COURTS OF REVISION.

HOPE, YALE, LYTTON AND CACHE CREEK DISTRICTS.

IN ACCORDANCE with the provisions of the Assessment Act, Courts of Revision and Appeal will be held at the following places on the following dates:—At the Court House, Lytton, 22nd December; at the Court House, Lytton, 22nd December; at the Court House, Spence's Bridge, 25th December; at the Court House, Ashcroft, 26th December; at 10 o'clock in the forevery of each day. in the forenoon of each day

JOHN MURRAY,

Judge of the Court of Revision & Appeal.

Spence's Bridge, 27th October, 1894. nol

#### ALBERNI, COMOX AND DUNCAN DISTRICTS.

COURT of Revision and Appeal, under the "Assessment Act, 1888," and amendments, will be held at the Court House, Alberni, on Thursday, the 15th November, 1894, at 11 o'clock in the foremoon; at the Court House, Comox, on Wednesday, the 5th December, 1894, at 3 o'clock in the afternoon; at Duncan's, at the Court House, on Friday, the 28th December, 1894, at 11 o'clock in the forenoon.

ELI HARRISON,

Judge of Court of Revision and Appeal.

Nanaimo, 23rd October, 1894.

#### ELECTORAL DISTRICT OF EAST KOOTENAY.

A COURT of Revision and Appeal under the "Assessment Act, 1888," and amendments, will be held at the Court House, Fort Steele, on Thursday, the 29th November, 1894, at 11 o'clock a.m., and at the Court House, Donald, on Tnesday, the 11th day of December, 1894, at 11 o'clock a.m.

A. P. CUMMINS,

Judge of Court of Revision and Appeal.

Donald, B.C., October 6th, 1894. oc11

#### COURTS OF REVISION.

#### LILLOOET DISTRICT.

A COURT of Revision and Appeal, under the "Assessment Act, 1888," and amendments, will be held at the Court House, Clinton, on Tuesday, the 27th day of November, 1894, at 10 o'clock in the fore-

F. SOUES,

Judge of Court of Revision & Appeal.

Clinton, B.C., October 24th, 1894. nol

#### WEST KOOTENAY DISTRICT.

A COURT of Revision and Appeal, under the "Assessment Act," will be held in the Court House, Revelstoke, on Wednesday, 5th December, 1894, at the hour of 10 a.m., by N. Fitzstubbs, Judge of Court of Revision and Appeal.

By order.

J. D. GRAHAM,

#### COMOX DISTRICT.

NOTICE is hereby given that a Court of Revision and appeal, under the Assessment Act, will be held in the Court House, Comox, on Wednesay, December 5th, at the hour of 3 p.m.

By order

W. B. ANDERSON,

0c25

Comox, B. C., October 18th, 1894.

#### NORTH VICTORIA DISTRICT (EXCEPT NORTH SAANICH).

A COURT of Revision and Appeal, under the "Assessment Act, 1888," and amendments, will be held at the Assessor's Office, at Plumpers Pass, Mayne Island, on Wednesday, the 12th December, 1894, at 11 o'clock in the forenoon.

ELI HARRISON,

Judge of Court of Revision & Appeal.

Nanaimo, 23rd October, 1894. 0c25

#### MISCELLANEOUS.

#### ADMINISTRATOR'S NOTICE.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

In the matter of the Goods of Robert Williams, Deceased, and in the matter of the "Official Administrator's Act."

NOTICE is hereby given that by an order of the Honourable Mr. Justice Tyrwhitt Drake, bearing date the 20th day of October, 1894, I was appointed Administrator of the estate and effects of Robert Williams, late of the City of Victoria.

The creditors of the deceased are, on or before the 10th day of December, 1894, to send by post, prepaid to the undersigned, their christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts (verified by statutory declaration), and the names of the securities (if any) held by them, or in default thereof all claimants will be peremptorily excluded from any benefit of the said estate. said estate.

All persons indebted to the said deceased are requested to pay such indebtedness to me forthwith.

W. MONTEITH,
Official Administrator.

Dated this 20th day of October, A. D. 1894.

NOTICE is hereby given that the following portion of the road declared open and established as a public highway on the 22nd December, 1892, is now closed, and that the notices declaring the same to be a public highway are hereby cancelled, viz.:—Starting from a point on the north bank of the Fraser River known as Wren's Landing: thence east to the cast line of Section 18, Township 17, New Westminster District; thence north to the Canadian Pacific Railroad.

A. M. VERCHERE,

C. M. C.

26th October, 1894.

S	AL	E OF LA	NE	F	OR T	AX	ES.	ot.					ئ		
тне	COl	RPORATION CC		TI ER.		7 OF	VAN-	District Lot.	Block.	Lot.	Book.	Folio.	Arrearage.	Costs.	Total.
Acts, Vancounder City of to me in the City, in the respectione	BY VIRTUE of a warrant, given in pursuance of the "Vanconver Act, 1886," and amending Acts, and of the provisions of a by-law of the City of Vancouver, dated 6th of August, A.D. 1894, No. 212, under the hand of Robert A. Anderson, Mayor of the City of Vancouver, dated the 4th day of October, 1894, to me directed, I shall proceed to sell by public auction in the Council Chamber, at the City Hall, in the said City, on the 19th day of November, 1894, at 2 o'clock in the afternoon, the following mentioned lands, respectively, unless the arrears of taxes and costs are sooner paid.  GEORGE F. BALDWIN,  City Treasurer.  City Hall, Vancouver, B.C., October 20th, 1894.								$\begin{bmatrix} 67 \\ 95 \\ 54 \\ 110 \\ 110 \\ 40 \\ 71 \end{bmatrix}$	35 36 29 20 11 12 <sup>1</sup> / <sub>8</sub> 26 30 31 37 38 25 8 12 W. 25 27 37 38	3 3 3	83 83 116 144 146 5 15 41 41 60	38 25 10 15 22 60 37 50 19 00 44 70 9 05 15 50 44 25 57 95 8 70 231 25 6 40 66 55 66 55	\$ 1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 1	39 30 39 35 11 25 23 70 38 60 20 10 45 80 10 15 16 60 45 35 14 45 59 05 9 80 252 35 7 50 67 65 67 65 11 20
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District Lot.	Block.	Lot.	Book.	Folio.	Arrearage.	Costs.	Total.	District Lot.	Block.	Lot.	Book.	Folio.	Arrearage.	Costs.	Total.
196 196 196 196 196 196 196 196 196 196	$\begin{array}{c} 76\\ 71\\ 107\\ 75\\ 82\\ 82\\ 82\\ 82\\ 82\\ 82\\ 82\\ 82\\ 82\\ 82$	29 13 22 W ½ 25 26 27 28 29 30 23 5 3 21 9 12 16 3 7 30 32 6 15 16 32 14 11 16 32 14 11 16 32 14 11 16 32 14 11 16 33 40 4 4 36 15 16 32 14 11 12 3 6 8 8 13 14 15 16 16 17 18 18 18 18 18 18 18 18 18 18		20 20 20 20 20 20 20	4 25 83 65 27 65 8 20 56 45 11 25 4 68 9 25 9 25 9 25 9 25 9 25 9 25 9 25 9 25	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	\$ 17 05 5 35 84 75 9 30 57 55 28 75 9 30 57 55 27 75 10 35 10 85 5 35 10 90 10 12 80 21 90 12 80 13 60 14 30 14 30 16 15 17 65 18 8 55 10 40 10 35 10 40 10 40 10 9 35 10 40 10 40 10 9 35 10 40 10 40 10 9 35 10 40 10 30 10 40 10 9 35 10 40 10 30 10 40 11 30 11 30	182A 182J 182A 182K 182B 182B 182B 182H 182H 182G 183C 183C 183C 183C 183C 183C 183C 183C	2 2 6 11 42 42 43 8 8 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	15	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	124 152 180 180 180 164 183 183 184 184 184 184 184 184 184 184	15 80 8 50 10 65 3 45 6 20 4 15 8 80 9 50 8 70 8 70 8 70 8 8 00 8 75 8 00 8 20 9 00 8 20 9 00 2711 86 32 10 1 55 7 04 11 05 10 70 10 70 10 70 2 70 2 70 2 70 2 70 2 70 2 15 3 20 2 15 3 20 2 15 3 20 3 20 3 20 5 70 6 70 8 10 7 79 7 50 8 45 8 45 8 45 8 20 9 10 1 5 70 1 70	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	\$ 11 30 536 72 15 50 9 90 16 90 17 55 9 90 16 90 9 16 90 9 17 55 9 90 10 9 80 9 9 80 9 9 10 9 9 80 9 9 10 9 9 80 9 9 80 9 9 10 9 9 80 9 9 80 9 9 80 9 9 80 9 9 80 9 9 10 9 9 80 9 80

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District Lot.	Rock.	Book.	Arrearage.	Costs.	Total.	District Lot.	Block.	Lot.	Book.	Folio.	Arrearage.	Costs.	Total.
184 200a	20 6 9 11 25 15 26 9 10 31 2 33 10 38 5 6 7 8 12 40 16 42 6 10 11 12 44 1 46 7 8 9 48 1 11 14 15 5 16 51 15 16 51 15 16 51 15 16 28 13 36 7 34 14 14 15 35 9 2 17 20 22 35 2 41 4 12 5 54 15 11 9 11 10 26 1 34 21 47 12 2 1 19 13 24 2 33 8 13 14 34 13 18 19	1 123 157 2 26 26 55 55 56 86 155 3 21 48 81 189 3 189	\$\frac{2}{9} \frac{35}{7} \frac{60}{60} \\ \frac{9}{7} \frac{60}{60} \\ \frac{9}{7} \frac{15}{60} \\ \frac{9}{7} \frac{15}{60} \\ \frac{9}{7} \frac{15}{60} \\ \frac{5}{7} \frac{70}{60} \\ \frac{5}{7} \frac{70}{60} \\ \frac{5}{7} \frac{70}{60} \\ \frac{7}{7} \frac{60}{60} \\ \frac{7}{7} \frac{60}{60} \\ \frac{7}{7} \frac{60}{7} \\ \frac{7}{30} \\ \frac{10}{7} \frac{30}{60} \\ \frac{7}{7} \frac{60}{60} \\ \frac{7}{7} \frac{30}{10} \\ \frac{6}{00} \\ \frac{6}{7} \frac{65}{50} \\ \frac{6}{6} \frac{55}{5} \\ \frac{3}{30} \\ \frac{6}{6} \frac{55}{5} \\ \frac{3}{30} \\ \frac{3}{3} \frac{75}{5} \\ \frac{16}{10} \\ \gamma \frac{9}{75} \\ \frac{5}{10} \\ \frac{10}{10} \\ \gamma \frac{9}{55} \\ \frac{11}{10} \\ \gamma \frac{9}{10} \\ \frac{11}{10} \\ \gamma \frac{10}{10} \\ \gam	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	\$ 3 80 10 45 8 70 10 25 9 20 8 55 7 15 6 80 6 80 6 80 7 30 10 95 11 10 8 15 8 15 8 15 8 40 11 40 12 10 7 70 8 15 7 65 8 15 7 65 8 15 7 65 8 15 7 65 8 15 8 15 8 15 8 15 8 15 8 15 8 15 8 1	302 526	50 5 6 6 42 6 6 28 2 2 47 5 7 8 9 3 22 11 34 12 13 46 14 47 6 6 32 4 42 298 3 313 5 6 220 10 11 237 34 35 226 16 296 3 264 16 345 6 247 25 343 12 223 34 265 12 264 6 284 16 227 12 296 15 298 12 316 8 317 32 91 12 215 314 225 34 265 12 264 6 284 16 227 12 296 15 298 12 316 8 317 32 91 12 318 15 338 15 338 15 338 15 343 6 344 6 297 8			27 156 82 94 105 169 169 169 18 28 28 28 28 28 28 28 28 112 112 113 133 156 156 156 156 156 156 156 156 156 156	11 90 11 90 3 75 11 45 11 20 8 65	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	\$\frac{3}{12} \frac{40}{3} \text{ 80} \\ \frac{22}{200} \\ \frac{44}{65} \\ \frac{9}{9} \\ \frac{40}{40} \\ \frac{4}{85} \\ \frac{13}{10} \\ \frac{60}{13} \\ \frac{10}{30} \\ \frac{13}{10} \\ \frac{60}{13} \\ \frac{10}{30} \\ \frac{13}{10} \\ \frac{60}{13} \\ \frac{10}{30} \\ \frac{13}{10} \\ \frac{60}{13} \\ \frac{10}{10} \\ \frac{12}{55} \\ \frac{12}{12} \\ \frac{30}{30} \\ \frac{9}{75} \\ \frac{11}{10} \\ \frac{80}{10} \\ \frac{35}{12} \\ \frac{10}{35} \\ \f
301	20 49 16 110 3 4 118 2 1 E. $\frac{1}{3}$ 8 110 2 117 9 109 7 109 8 110 1 111 17 114 16 116 4 W. 30	1 123 158 2 12 3 168 169 189 189 189	11 25 4 50 3 20 3 20 3 8 95 3 8 0 6 95 1 3 20 3 75 1 2 70 1 3 45 1 8 00 1	10   10   10   10   10   10   10   10	12 35 5 60 4 30 4 30 10 05 4 90 8 05 4 30 4 85 3 80 4 55 9 10 10 80 4 85 11 50		298   6 293   3 307   9 240   14 15 246   21 22 287   16 214   25 313   15 210   1 271   19 303   2			23 102 102 102 102 156 158	3 75 3 75 3 80 3 20 2 75 1 65 1 35 2 40 2 90 9 25 3 65 2 90 5 00 11 05	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	4 85 4 85 4 90 4 30 3 85 2 75 2 45 3 50 4 00 10 35 4 75 4 00 6 10 12 15
302	117 8 6 7 8 9 55 6 7 8 9 10 11 33 15 33 16 50 4	94 94 94 94 94 1 94 1 139 1 139 2 13	13 15 1 10 00 1 5 90 1 5 90 1 5 90 1 10 25 1 8 20 1 8 20 1 8 20 1 8 20 1 8 95 1 9 95 1 10 50 1	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	14 25 11 10 7 00 7 00 7 00 11 35 9 30 9 30 9 30 9 30 10 05 11 05 11 60 3 25		304   2 315   6 7 316   15 324   1 2 327   12 16 331   12 334   3 335   16 336   20 337   5 345   3			191	2 15 2 15 3 75 3 75 3 75 5 70 4 15 6 40 12 90 9 25 12 30 14 15 8 75 6 15	10   10   10   10   10   10   10   10	3 25 3 25 4 85 4 85 4 85 6 80 5 25 7 50 7 50 14 00 10 35 13 40 15 25 9 85 7 25

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District Lot.	Block.	Lot.	Book.	Folia.	Arrearage.	Costs.	Total.	District Lot.	Block.	Lot.	Book.	Folio.	Arrearage.	Costs.	Total.
526 540	20 21 26 21 48 41 42 47 48 12 88 9 72 2 55 6 1	11		28 131 134 2 157 6 83 192	1 70 1 95 1 50 1 70 1 70 1 70 1 70 8 18 1 15 1 05 1 1 05 1 05	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 1	7 05 7 65 5 25 4 80 3 25 2 80 3 05 2 80 2 80 2 80 2 80 2 25 2 25 2 25 2 25 2 25 2 25 2 25 2 2		3	11	3	193	3 90 3 90 7 60 9 25 9 25 9 25 9 25 9 9 25 9 9 25 3 90 3 90 6 6 30 6 30 6 30 6 4 5 6 6 6 6 4 6 6 6 5 7 6 6 6 6 6 7 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	1 10	4 50 4 50 7 80 7 40 5 00 5 00 5 05 5 05 6 00 6 00

District Lot	Block.	Lot.	Block.	Folio.	Arrearage.	Costs.	Total.	District Lot.	Block.	Lot.	Block.	Folio.	Arrearage.	Costs.	Total.
540	35 7 8 36 1 37 2 4 1 1 38 6 39 1 7 9 9 12 43 13 14 45 5 47 1 3 7 48 4 5 6 6 7 12 50 3 4		3	195	4 00 7 04 4 65 3 05 5 00 3 40 4 66 5 25 1 25 3 50 3 95 5 35 5 35 4 40 3 70 4 05 3 25 3 90 4 80 4 80 4 35	\$\\ 1 10 \\ 1	\$ 5 50 5 10 8 14 5 75 4 15 6 10 4 50 5 70 6 35 2 35 4 60 5 05 6 45 5 05 5 50 4 80 5 15 4 35 5 00 4 60 5 90 5 45 6 55 6 55	540	72 75 78 80 80 84 85 87 88	- S. ½ 3 4 5 6 7 8 13 14 24 1 3 4 6 7 10 12 18 21	3	198	1 55, 14 05, 27 75, 1 34, 1 34, 1 34, 1 34, 1 34, 1 34, 1 34, 1 69, 1 34, 1 88, 24, 05, 1 10, 1	\$ 1 10 1 10 1 10 1 10 1 10 1 10 1 10 1	\$\begin{array}{cccccccccccccccccccccccccccccccccccc
	51 6 8 10 12 4 6 7 8 8 52 8 8 53 54 2 7 8 9 11 12 14 56 6 11			196	3 40 3 05 3 95 3 40 3 20 3 45 4 35 4 50 3 25 3 40 5 45 4 80 3 90 4 15 3 50 3 90 2 15 3 40 3 05	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	4 50 4 15 5 05 4 50 4 30 4 55 5 45 5 60 4 35 4 50 6 55 5 90 5 00 4 60 5 25 4 60 5 00 3 25 4 50 4 15		89 94	6 7 8 11 12 14 15 16 17 18 20 21 22 24 7 E. ½ 9 12 17 18		199	1 15 1 15 1 15 1 15 1 15 1 15 1 15 1 20 1 20 1 20 1 20 1 20 1 20 1 20 1 15 1 15 1 15 1 20 1 20 1 20 1 20 1 20 1 20 1 20 1 20	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	2 25 2 25 2 25 2 25 2 25 2 25 2 25 2 30 2 30 2 30 2 30 2 30 2 30 2 30 2 25 2 25 2 30 2 30 2 30 2 30 2 30 2 30 2 30 2 30
	57   1   5   6   7   3   4   7   8   9   10   12   5   8   11   12   60   1   2   4   7   60   1   2   4   7   60   1   2   4   7   60   1   2   4   7   60   1   2   4   7   60   1   2   4   7   60   1   2   4   7   60   1   2   4   7   60   1   2   4   7   60   1   7   7   7   7   7   7   7   7   7			197	4 70   1 05   1 40   3 40   3 85   3 20   1 45   1 20   3 20   3 25   3 90   4 30   4 35   5 00   3 40   3	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	5 80 2 15 2 50 4 50 4 95 4 30 2 55 2 30 4 30 4 95 4 35 5 00 4 35 5 00 5 40 5 45 6 10 4 50		99 101 102	19 22 23 24 3 4 6 10 11 12 17 18 19 20 21 22 23			1 20 1 20 1 25 1 25 28 80 25 00 1 13 1 13 1 13 1 13 1 13 1 13 1 13 1	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	2 30 2 30 2 35 2 35 2 9 90 26 10 2 23 2 23 2 23 2 23 2 23 2 23 2 23 2 2
	7 8 7 9 12 20 22 24 70 66 72 2 3 7 10 13 14 15 19 20		3	198	5 30 1 3 40 1 15 1 15 1 15 1 15 1 1 1 15 1 1 15 1 1 15 1 1 15 1 1 15 1 1 15 1 1 15 1 1 15 1 1 15 1 1 1 15 1 1 1 15 1 1 1 15 1 1 1 15 1 1 1 15 1 1 1 15 1 1 1 15 1 1 1 1 15 1 1 1 1 15 1	10 10 10 10 10 10 10 10 10 10 10 10 10 1	6 40 4 50 2 25 2 25 2 80 2 25 2 80 33 05 2 9 85 2 25 2 25 2 25 2 25 2 25 2 25 2 25 2		103	24 1 6 7 8 12 13 14 18 19 20 21 22 23 24		1199	1 40 1 48 1 13 1 13 1 13 1 13 1 13 1 13 1 13	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	2 50 2 58 2 23 2 23 2 23; 2 48; 2 48 2 23 2 23 2 23 2 23 2 23 2 23 2 23 2 18 2 18 2 18

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District Lot.	Block.	Lot.	Book.	Folio.	Arrearage.	Costs.	Total.	District Lot.	Block.	Lot.	Book.	Folio.	Arrearage.	Costs.	Total.
540	105		3	199	\$ 1 08 1 08	\$ 1 10	\$ 2 18	264A	139		1			S	Ş
		7 10 13 14 15 23 24			1 08	1 10 1 10 1 10 1 10 1 10 1 10 1 10	2 10 2 30 2 30 2 30 2 30		112 157	6 19 12 5		142 151 154 155	3 65 1 45 1 45 1 30	1 10	
	106	4 5 7 8 10			1 13 1 13	$     \begin{array}{ccc}       1 & 10 \\       1 & 10 \\       1 & 10     \end{array} $	27 65 2 23 2 23 2 23 2 23 2 23 2 23		F 161 105 108 158	11 12 69 to 85 7 6	2	12 13	1 40 1 40 18 73 3 45 1 90	1 10 1 10 1 10 1 10 1 10	2 50 2 50 19 83 4 55 3 00
		15 17 20 21			1 13 1 13	1 10 1 10 1 10 1 10	2 23 2 23 2 23 2 23		5 10	23 24		18	1 20 1 40 18 05 17 00	1 10	2 30 2 50 19 15 18 10
	108			200		1 10 1 10 1 10	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		15 73 44	3 to 16 9 7	1	23	14 00 3 57 5 49	1 10	15 10 4 67 6 59
		$\begin{bmatrix} 2\\3\\5 \end{bmatrix}$			1 15 1 15 1 15		2 25 2 25 2 25		161 102	1 to 15 18 to 51		25 28	$\begin{array}{r} 46 \ 40 \\ 105 \ 45 \\ 6 \ 55 \end{array}$	1 10 1 10 1 10	47 50 106 55 7 65
		6 7 9 10	3	200	1 15	1 10	2 25 2 25 2 25 2 25 2 25		109 118 138 No	21		29	4 35	1 10 1 10	5 45 6 30
		13 14 16		201	1 35 1 15	1 10 1 10	2 45 2 25		No 1	13		48	1 65	1 10	2 75
		19 26		201	1 15 1 15 1 15	$\begin{array}{ccc} 1 & 10 \\ 1 & 10 \end{array}$	2 25 2 25 2 45 2 25 2 25 2 25 2 25 2 25		138	24		77	3 00 3 40	1 10 1 10	4 10 4 50
	111	21 22			1 15	1 10 1 10 1 10	2 25 2 25 9 60		A 147	1				1 10	3 65
	112 114	$\begin{vmatrix} 4 \\ 5 \end{vmatrix}$			21 45 35 35 35	1 10 1 10 1 10 1 10	22.54		B 102 7 53	25 14 24 10		87 99 127 128	95 5 75 3 76 1 45	1 10 1 10 1 10 1 10	2 05 6 85 4 86 2 55
		6 7 8			35 35 35	1 10 1 10 1 10	1 45 1 45 1 45		156 A 175	13		135	5 50	1 10	
	122				1 55 1 25 1 25 1 25 1 25 1 25 1 25 1 25	1 10 1 10 1 10 1 10 1 10	2 65 2 35 2 35 2 35 2 35 2 35 2 35		B 11 148	9 10 1 2 3 4		152	1 95 1 95 5 20 4 15 4 15 4 15	1 10 1 10 1 10	3 05 3 05 6 30 5 25 5 25 5 25
		9 10 11 12			1 50 1 50 1 25 1 25	1 10 1 10 1 10 1 10	2 60 2 60 2 35 2 35		162 172 77 77	22	2	160 176	2 15 46 15 132 65 30 00	1 10	3 25 47 25 133 75 31 10
		13   14   17			1 25 1 25 1 25	$ \begin{array}{ccc} 1 & 10 \\ 1 & 10 \\ 1 & 10 \end{array} $			A 148				15 95	1 10	17 05
264A	65	$\begin{bmatrix} \frac{2}{3} \\ \frac{4}{5} \end{bmatrix}$	1	92	1 50 2 00 1 65 1 65 1 65 1 65		$ \begin{array}{c cccc}  & 2 & 60 \\  & 3 & 10 \\  & 2 & 75 \\  & 2 & 75 \end{array} $		107 53 57	17 11 13		20	75 1 70 1 40 1 45	1 10 1 10 1 10 1 10 1 10 1 10	1 85 1 85 2 80 2 50 2 55 3 25
		6 7 8 9 10				1 10	2 75 2 75 2 75 2 75 2 75		143 A 157	32 33 34 35		21	80 80	1 10 1 10 1 10 1 10	1 90 1 90 1 90 1 90
	137	12			$\frac{1}{2} \frac{0.5}{00}$		3 10		E	13 14		51		1 10 1 10	3 25 2 80
	A N 2-3	8		121	1 99	1 10	3 00		137 U 3 137	10	3	78	4 30	1 10	5 40
		14 15			1 90 1 90	1 10 1 10	3 00		D 4					1 10	4 40
		16 6 7			1 90 1 90 1 90		3 00		2  156  F	21	1	81	1 05 2 25	1 10	2 15
	147 D 99	14	1	122 128 128	2 50 8 10 9 05	1 10 1 10	3 60 9 20			5 6 8 9	1	81	1 80 1 80 1 80 1 80	1 10 1 10 1 10	2 90 2 90 2 90 2 90 2 90
	157 E	17 18		129	1.70	1 10 1 10	2 80		157 F	6		84		1 10	2 50
	1			1	1 70	1 10	- 00		1						

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District Lot.	Block.	Lot	Book.	Folio.	Arrearage.	Costs.	Total.	District Lot.	Block.	Lot.	Book.	Folio.	Arrearage.	Costs.	Total.
						\$		264A	137					\$	
264A	156 B 1 58	18 1		103 165	\$ 1 90 1 45	1 10 1 10	\$ 3 00 2 55	2047	C 3 134	9	3	187	\$ 5 70	1 10	
	70	2 3		100	1 45 1 45	1-10	2.55		135				43 95		
	148 B No 111 53 1	4 5 6		166 175	1 45 40 1 45	1 10 1 10	2 55 2 55 2 55 2 55 2 55 1 50 2 55			1 2 3 4 22 23 24 1			2 60 2 40 2 40 2 40 2 40 2 40 2 60 6 55	1 10 1 10 1 10 1 10 1 10 1 10 1 10 1 10	3 70 3 50 3 50 3 50 3 50 3 50 3 70 7 65
	6 1	21 22 8 1 2 5 7	3	184	3 76 3 36 3 36	1 10 1 10 1 10 1 10 1 10 1 10 1 10	2 55 2 55 2 60 4 86 4 46 4 46 4 46		137 5 C 137 4 N 1-3	2 9 10 9				1 10 1 10 1 10 1 10	7 65 7 40 6 65 4 90
	1	8			3 36	1 10 1 10 1 10	4 46 4 46		D 138				3 80	The state of the s	4 90
	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3 4 5 8 9			5 17 5 17 5 17 3 17	1 10 1 10 1 10 1 10 1 10 1 10	4 46 6 27 6 27 6 27 4 27 4 27			4 11 12 15 16			2 45 2 80 3 05 2 80 2 80		3 55 3 90 4 15 3 90 3 90
		0			3 17 3 17	1 10 1 10	4 27 4 27 4 27		3	4 15	1			1 10 1 10	3 85 3 85
		3 4 5 6 7 8 9			3 17 3 17 3 17 2 97 2 97 2 97 2 97 2 97 2 97 2 97	1 10 1 10 1 10 1 10 1 10 1 10	4 07 4 07 4 07 4 07 4 07 4 07 4 07			6 7 8 9			1 20 1 20 1 20	1 10 1 10 1 10 1 10 1 10	2 30 2 30 2 30 2 30 2 30 3 70
	1	3			-3   22	1 10	4 07 4 32		140 A				38 25	1 10	39 35
	1	5 6 7			2 97 2 97 2 97 2 97	1 10 1 10 1 10 1 10	4 07 4 07 4 07 4 07		147	16			2 15 2 15		3 25 3 25
	1 1 2 2 2	$\begin{bmatrix} 9 \\ 0 \end{bmatrix}$			$ \begin{array}{c cccc} 2 & 97 & 1 \\ 2 & 97 & 1 \\ 2 & 97 & 1 \\ 2 & 97 & 1 \end{array} $	10 10 10 10 10	4 07 4 07 4 07 4 07		D 1	28 30 31			$\begin{bmatrix} 2 & 50 \\ 2 & 50 \\ 2 & 50 \end{bmatrix}$	l 10 l 10 l 10	3 60 3 60 3 60
	19 20 20 20 20 20 20 20 20 20 20 20 20 20 2	2 3 4 0	2	185	2 97 1 2 97 1 3 22 1 3 12 1 3 12 1	10 10 10 10	4 07 4 07 4 32 4 22 4 22		B1 148	4 9 7 8		188	1 30 1 30 1 30 1 30	1 10 1 10	2 40 2 40 2 40 2 40 2 40
	2:	2 3	9	100	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	10	4 22 4 22 4 22	ĺ	D 149	E. $\frac{1}{2}$			67 45	1 10	68 55
j	22	4			$\begin{bmatrix} 3 & 37 & 1 \\ 2 & 25 & 1 \end{bmatrix}$	10 10	4 47 3 35		$\frac{A}{155}$				35 15		36 25
264 <sub>A</sub>	44 13 10 55 1' 2 23 55 25 57 19 20 60 11 15	6 7 1 3 4 8 8 9	3	185	5 49 1 6 54 1 1 70 1 3 10 1 3 55 1 3 62 1 3 62 1 3 57 1 3 92 1	10 10 10 10 10 10 10 10	6 59   7 64   2 80   4 20   4 65   4 72   4 67   5 02		163	15 16 17 18 19 20 21 22 23		189	2 80   2	1 10 1 10 1 10 1 10 1 10 1 10 1 10	3 90 3 90 3 90 3 90 3 90 3 90 3 90 3 90
	66   67   69   69   69   69   69   69				1 65 1 1 65 1 1 65 1 3 65 1 3 92 1 3 25 1 3 25 1	10 10 10 10 10	2 75 2 75 2 75 4 75 5 02 4 35 4 35		$\begin{vmatrix} 2 \\ 2 \\ 3 \\ 3 \end{vmatrix}$	22 23 24 29 31			2 35 1 2 35 1 2 45 1 2 05 1 2 05 1	10 10 10 10 10	3 45 3 45 3 55 3 15 3 15
	$73\begin{vmatrix} 73\\20\\21\end{vmatrix}$			187	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	10 10 10	4 35 4 67 4 67		$\begin{bmatrix} \mathrm{D} \\ 167 \\ \mathrm{A} \end{bmatrix}$ 3	1 to 36			73 80 1		74 90
	74   15   13   14   15   16	3			$egin{array}{cccccccccccccccccccccccccccccccccccc$	10 10 10 10 10	4 67 4 20 4 20 3 80 3 80 3 80		84 86	31 32 33 34	2	02	65   1 65   1 65   1 65   1 117 50   1	10	1 75 1 75 1 75 1 75 1 75 118 60
	$egin{array}{c c} 94 & 8 \\ 111 & 15 \\ 112 & 4 \\ \end{array}$	5			1 30 1 4 65 1 1 30 1	10 10 10	2 40 5 75 2 40		N 12 87	4			5 20 1	10	6 30
	$\begin{vmatrix} 112 & 4\\ 15 & 16 \end{vmatrix}$			1	3 30 1 3 30 1	10	2 40 4 40 4 40	,	W 1/2 2/2	22			5 50 1 5 50 1	10	6 66 6 60

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District Lot.	Block.	Lot.	Book.	Folio.	Arrearage.	3	Costs.	Total.		
264A	93	24	3	202	\$ 6	25	\$ 1	10	\$ 7	35
	98 100 106 107 108 109	11 12 13 6 11 1 10 9 10 11 12 22		203	5 6 3 8 8 7 4 4 4 4 4 5	70 55 55 55 00		10 10 10 10 10 10 10 10 10	6 7 4 9 9 8 5 5 5 5 6	90 95 35 90 55 45 80 65 65 65
	115	22 22 23 24 1 2 3 4 5 6 12			4 3 3 3 7 7 7 7 7 7 8 8 8	35 40 40 65 95 20 20 95 95 95		10 10 10 10 10 10 10 10 10 10	5 4 4 4 4 9 8 8 8 10 10	45 50 50 75 05 30 30 05 05 05
	126 157 A	14 22			1	95 70	1	10 10	$\begin{bmatrix} 6 \\ 2 \end{bmatrix}$	05 80
	A 157 B	21			1	50	1	10	2	60
	157 E	3 4 19 20		٠	4 4 4 4	67 67 72 72	1 1 1	10 10 10 10	5 5 5 5	77 77 82 82
	158 C	$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$			1 1	40 17	1 1	10 10	$\frac{2}{2}$	50 27
	173 A 173	31			1	05	1	10	2	15
	В	29 30 33 34			1 1 1 1	05 05 05 05	1 1 1	10 10 10 10	2 2 2 2	15 15 15 15
	174 A	6 7 10 11 12 21			4 4 4 4 5		1 1 1 1 1 1	10 10 10 10 10 10	5 5 5 6 5	82 82 82 82 27 77
	175 B 175	16			4	72	1	10	5	82
	F 156	10			4	50	1	10	5	60
192	$\frac{\mathrm{C}}{8}$ $17\frac{1}{2}$	6 acres acres aeres	3	201 171	$\begin{array}{c} 4\\ 88\\ 252\\ 25\end{array}$	70 00 70 00	1 1 1	10 10 10 10	5 89 253 26	80 10 80 10

#### MISCELLANEOUS.

NOTICE is hereby given that the partnership formerly existing between us under articles of partnership, dated 16th January, 1891, under the name, style and firm of Draper & Leithead, has been name, style and firm of Proper dissolved by mutual consent.

Dated at Vancouver, October 15th, 1894.

A. W. DRAPER,

JAMES M. LEITHEAD,

Witness: F. R. McD. Russell.

OTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works for permission to lease 160 acres of meadow land situated on Meldrum's Creek, north and adjoining M. G. Drummond's leased meadow:—Commencing at a post marked "G. D. S. W. Corner;" thence running north 80 chains; thence east 20 chains; thence south 80 chains; thence west 20 chains, to the point of commencement

G. DESTER.

Chilcotin, B. C., October 11th, 1894.

#### MISCELLANEOUS.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to lease, as a fishing station, the piece of land described as follows:—Commencing at a post planted on the east side of Rivers Inlet, about seven miles below Wannuck Cannery, marked "H. B. I., N. W.;" thence east 40 chains; thence south 40 chains; thence west to the shore of Rivers Inlet; thence along said shore north-westerly to point of commencement; containing 160 acres, more to point of commencement; containing 160 acres, more or less.

H. BELL-IRVING. Vancouver, B.C., October 30th, 1894.

#### VICTORIA CITY BY-LAWS.

A BY-LAW

To regulate the Proceedings in the Municipal Council of the City of Victoria and in the Committees thereof.

'IHE Municipal Council of the Corporation of the

THE Municipal Council of the Corporation of the City of Victoria, enacts as follows:—

1. Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 16, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31 and 32, of the "Council By-Law," and the whole of the "Council By-Law Amendment By-Law, 1893," are hereby repealed, and the following By-Law and the therefore. substituted therefor

#### MEETINGS OF COUNCIL.

2. After its inaugural statutory meeting on the third Mouday in January in each year, the Council shall meet every Monday in the year at the hour of eight o'clock p.m., unless such Monday shall be a public or civic holiday, in which case the Council shall meet at the same hour the next day following which is not a public or civic holiday.

3. All meetings of the Council shall take place within the limits of the municipality viz: in the building

3. All meetings of the Council shall take place within the limits of the municipality, viz.: in the building known as the City Hall, Douglas street, in the City of Victoria, except when the Council has unanimously resolved that it would be more convenient to hold such meetings, or some of them, outside of the limits of the municipality. (Vide sec. 83, "Municipal Act, 1892," and section 15, "Municipal Act, Amendment Act, 1894.")

4. Every member of the Council shall, before taking his scat at the Council, produce a certificate from a Judge of the Supreme Court of British Columbia, or a Judge of a County Court, or of a Justice of the Peace.

Judge of a County Court, or of a Justice of the Peace, stating that the necessary declarations have been taken by such member. (Vide sec. 84, "Municipal Act,

1892.")
5. Previous to any meeting of the Council, ot er than a statutory or adjourned meeting, a notice of he time and place of such intended meeting shall be given twenty-four hours at least before such meeting by fixing a copy of the said notice at the ordinary place of meeting of the Council, and such notice shall be signed by the Mayor, who shall have power to call a meeting of the Council as often as he shall think proper (Vide sec. S5, "Municipal Act, 1892.")
6. In case the Mayor shall refuse or neglect to call a meeting within twenty-four hours after a requisition for that purpose, signed by three members of the

meeting within twenty-four hours after a requisition for that purpose, signed by three members of the Council at least, shall have been presented to him, or in case of the absence of the Mayor from the municipality, it shall be lawful for the said three members to call a meeting of the Council by giving such notice as is hereafter declared in that behalf, such notice to be signed by the said three members instead of the Mayor, and stating therein the business proposed to be transacted at such inceting, and in every case summons to attend the Council, specifying the business proposed to be transacted at such meeting, signed by the Mayor or the members, as the case may be, shall be left at the usual place of every member of the Council, or at the premises in respect of which he is placed on the Minicipal Assessment Roll, one clear day at least before such meeting, and no business shall be transacted at such meeting other than the business which is specified in the notice. (Vide sec. 16, "Municipal Act Amendment Act, 1894.")

7. The Council shall hold its ordinary meetings openly, and no person shall be excluded except for improper conduct. The Mayor or Chairman of the Council may expel or exclude from any meeting any person whom he considers has been guilty of improper

Council may expel or exclude from any meeting any person whom he considers has been guilty of improper conduct at such meeting. A special meeting may be

open or closed, as in the opinion of the Council, expressed by resolution in writing, the public interests require. (Vide see. 87, "Municipal Act, 1892.")
8. In case the Mayor shall be absent from any meet-

ing of the Conneil, such Alderman as the members of the Conneil then present shall choose to be Chairman shall act as such, and for the purpose shall have the powers and be subject to the same rules as the Mayor

(Vide sec. 95, "Municipal Act, 1892.")

9. In the event of the death resignation, or removal from office of the Mayor, a meeting may be summoned at any time by the Clerk upon a special requisition to him signed by a majority of the members of the Council, and the Aldermen may select a Chairman, as aforesaid, who shall continue in office until such time as another Mayor shall have been elected. (Vide sec. 96, Municipal Act, 1892.")

#### QUORUM.

10. All aets whatsoever authorized or required to be done by the Council, and all questions of adjournment, done by the Council, and all questions of adjournment, and others that may come before the Council, shall, save where otherwise expressed, be done and decided by the majority of the members of the Council, including the Mayor, or Chairman, who shall be present at any meeting of the Council. A majority of the members of the Council shall constitute a quorum for the transaction of business. (1'ide sec. 89, "Municipal Act. 1892") cipal Aet, 1892.")

#### MINUTES.

11. The minutes of the proceedings of all the meetings of the Council shall be drawn up and fairly entered into a book to be kept for that purpose, and shall be signed by the Wayor or Alderman presiding at shall be signed by the Mayor or Alderman presiding at such meeting, and with the exception of a special meeting which has been closed by resolution, the said minutes shall be open for the inspection of any person, who may make copies thereof and extracts therefrom, at all reasonable times, on payment each time of a fee of twenty-five cents. (1'ide sec. 97, "Municipal Act, 1892.")

#### OPENING PROCEEDINGS.

12. As soon after the hour of meeting as there shall be a quorum present, the Mayor shall take the chair and call the members to order.

13. In ease the Mayor does not attend within fifteen minutes after the time appointed for the meeting, the Clerk shall call the members to order, and if a quorum be present, a chairman shall be chosen, who shall preduring the meeting, or until the arrival of the

Mayor.

14. Should there be no quorum present within fifteen minutes after the time appointed for the meeting, the Clerk shall record the names of the members present at the expiration of such fifteen minutes, and the Council shall stand adjourned until the next day of meeting, subject to the provisions of sections 5 and 6 of this by-law.

15. Immediately after the Mayor shall have taken his seat, the minutes of the preceding meeting shall be read by the Clerk, if required by any Alderman present, in order that any mistake therein may be corrected by the Council. No protest or expression of dissent shall be entered on the minutes.

#### ORDER OF PROCEEDINGS.

16. The General Orders of the Day for all ordinary meetings of the Council shall be as follows:-

1st. Reading of Minutes; 2nd. Original Communications;

3rd. Presenting Petitions; 4th. Inquiries and answers thereto;

5th. Presentation and eonsideration of Reports of Committees:

6th. Motions;
7th. Introduction and consideration of By-Laws;

8th. Unfinished business.
17. The business shall in all cases be taken up in the order in which it stands upon the "General Orders of the Day,' but no business shall be proceeded with in the absence of the member in whose name it stands, except upon the production of his authority in writing

to some other member to proceed with it.

18. All motions called in pursuance of the "General Orders of the Day," and not disposed of, shall be placed at the foot of the list, unless otherwise decided

by the Conneil.

19. When any order, resolution or question shall be lost by reason of the Council, or any Committee thereof, breaking up for want of a quorum, the order, resolution or question so lost shall be the first business to be proceeded with and disposed of at the next meeting of such Committee or Conneil, under that particular head.

THE MAYOR OR OTHER PRESIDING OFFICER.

General Duties.

20. The person elected as Mayor shall be deemed one of the Municipal Council and the head or Chief Excentive Officer of the Corporation.

(a.) It shall be the duty of the Mayor to cause the law for the improvement of the municipality to be duly excented and put in force:

(b.) To communicate from time to time to the

Council all such information, and recommend all such by-laws, resolutions and measures as, in his opinion, may tend to the improvement of the finances, health,

may tend to the improvement of the finances, health, security, cleanliness, and comfort of the municipality:

(c.) The Mayor shall have power to appoint such members of the Council as he may deem proper to be Standing Committees for any purposes which he considers would be better regulated and managed by means of such Committees; but the proceedings of all such Committees shall be subject to the approval of the Council and no debt may be contracted or money. the Council, and no debt may be contracted or money expended by the authority of, or at the direction of, any such Committee in excess of fifty dollars at a time, unless first sanctioned by the Council in manner provided by statute, or by-law, or resolution of the Council:

(d.) The Mayor shall have unrestricted authority and power to inspect and order the conduct of all officers and employees of the Corporation, and to direct the method of management of the Corporation business and affairs, and, as far as may be in his power, to cause all negligence, carelessness, and viola-tions of duty on the part of the officers and employees to be prosecuted and punished; but every such ease of suspension shall be reported to the Council at its next sitting, and if the Council decide by resolution to reinstate any officer who has been so suspended, they may do so, or the Council may decide to make such suspension absolute. (Vide sec. 21, and sub-sees. (a), (b), (c) and (d), "Municipal Act, 1892.")

21. It shall be lawful for the Mayor of a munici-

pality, at any time within one month from the passage or adoption thereof, to intervene and return for eonsideration, or to veto, any by-law, resolution or pro-eeeding of the Council which has not been reconsidered by the Council in manner mentioned in the sub-sections hereof, and which has not been affirmed by the

vote of the ratepayers:
(a.) The Mayor may state his objections, or any suggestions or amendments he may desire, to the Council, and the Clerk shall enter such objections, suggestions or amendments proposed at large, in the

minute-book:

(b.) The Council shall, as soon thereafter as convenient, consider them, and may accept or reject

them:
(c.) If after such reconsideration, a majority in number of all the members of the Council shall decide on division to pass such by-law, resolution or proceeding in the form in which it was first passed by the Coun-eil, the by-law, resolution or proceeding shall be as valid and effectual as it was prior to the intervention of the Mayor; but in all such eases the vote shall be determined by a show of hands of the members of the Council, and the names of the members voting for or against the by-law, resolution or proceeding shall be entered by the Clerk in the minute-book.

(d.) If upon such reconsideration the by-law, reso-

lution or proceeding shall not pass the Council either in its original or in some amended form, it shall be deemed to be absolutely vetoed, and shall be of no force or effect whatever, and shall not be introduced again in to the Council during its then term, except with the unanimous consent of the Conneil, including the Mayor. Should such by-law, resolution or proceeding be amended upon such reconsideration, the same shall be deemed to have passed in its amended form. (*Vide* sec. 22, and sub-sees. (a.) (b.) (c.) and (d.) "Municipal Act, 1892.")

DUTIES AS PRESIDING OFFICER.

Duties as Presidence Officer.

22. The Mayor, if present, shall preside at all meetings of the Council; whether sitting in a Committee of the whole or otherwise, he shall vote as a member of the Council, but shall not have a easting vote in the event of the votes of all the members of the Council then present, including himself, being equally for or against a question; but in all eases when the votes of the members of the Council, then present including against a question; but in all eases when the votes of the members of the Council then present, including the Mayor, are equal for or against a question the question shall be negatived and it shall be the duty of

the presiding member of the Council to so declare. (Vide s.c. 90, "Municipal Act, 1892.")

23. The Mayor shall preserve order and decorum, and decide all points of order which may arise, but subject to an appeal to the other members of the Council then present. (Vide sec. 91, "Municipal Act, 1892")

24. When the Mayor is called upon to decide a point of order or practice, he shall eite the rule or authority applicable to the ease without argument or

comment

comment.

25. If an appeal be taken by a member of the Council from the decision of the Mayor, the question shall immediately be put by him, and decided without debate, "Shall the Chair be sustained?" and the Mayor shall be governed by the vote of the majority of the members of the Council then present (exclusive of himself) in relation to such point of order, and the names of the members of the Council voting for or against the question "Shall the Chair be sustained?" shall be entered in the minutes, and in the event of

against the question "Shall the Chair be sustained?" shall be entered in the minutes, and in the event of the votes being equal the question shall pass in the affirmative. (Vide sec. 92, "Municipal Act, 1892.")

26. If the Mayor shall refuse to act upon the point of order as decided in accordance with the preceding section of this by-law, the Council may by a resolution at once made, appoint one of their number to preside in lieu of such Mayor, until the question or matter giving rise to the point of order shall have been disposed of, and the member of the Council so temporarily appointed shall act accordingly, and in the event of the votes being equal the question shall pass in the affirmative. (Vide sec. 93, "Municipal Act, 1892.")

pass in the affirmative. (Vide sec. 93, "Municipal Act, 1892.")

27. Any motion carried under the circumstances mentioned in the preceding section shall be as effectual

and binding as if carried under the presidency of the Mayor. (Vide sec. 94, "Municipal Act, 1892.")

28. If the Mayor desires to leave the chair for the purpose of taking part in the debate, or otherwise, he shall call on one of the Aldermen to fill his place until he resumes the chair.

he resumes the chair.

#### Rules of Conduct and Debate.

29. Every member, previous to speaking to any question or motion, shall rise to his feet uncovered and shall address himself to the Mayor.

30. Members shall address the chair as "Mr. Mayor," or "Mr. Chairman," and refer to each other as "The Mayor," or "Alderman ....," as

the case may be.
31. When two or more members rise to speak, Mayor shall name the member who, in his opinion, first rose from his seat; but a motion may be made that any member who has risen "be now heard," or "do now speak."

32. A member called to order from the chair shall

32. A member called to order from the chair shall immediately sit down, but may afterwards explain; and the Council, if appealed to, shall decide the case, but without debate, if there be no appeal, the decision of the Mayor shall be final.

33. No member shall speak disrespectfully of Her Majesty the Queen, or of any of the Royal Family, or of the Governor-General, Lieutenant-Governor, or persons administering the Government of the Dominion, or of this Province: nor shall he use offensive words sons administering the Government of the Dominion, or of this Province; nor shall he use offensive words in or against the Council or against any member thereof; nor shall he speak beside the question in debate, and no member shall reflect upon any vote of the Council except for the purpose of moving that such vote be rescinded; nor shall he resist the rules of the Council or disobey the decision of the Mayor or of the Council on questions of order or practice, or upon the interpretation of the rules of the Council; and in case any member shall so resist or disobey, he may be ordered by the Council to leave his scat for that meeting, and in case of his refusing to do so, he may, on the order of the Mayor be removed therefrom by the police; but in case of ample apology being made by police; but in case of ample apology being made by the offender, he may by vote of the Council be per-mitted to forthwith retake his seat.

34. Any member may require the question or motion under discussion to be read at any time during the debate, but not so as to interrupt a member while

speaking.

35. No member shall speak more than once to the same question without leave of the Council, except in explanation of a material part of his speech which may have been misconceived, and in doing so he is not to introduce new matter. A reply shall be allowed to a member who has made a substantive motion to the Conneil, but not to a member who has moved an order of the day, an amendment, the

previous question, or an instruction to a committee. No member, without leave of the Council, shall speak to any question, or in reply, for a longer time than a of an hour

When a debate on a question is closed, and the 36. When a debate on a question is closed, and the Council is ready for the question, the Mayor shall proceed to "put" the question, that is to say, the Mayor shall say, "Is the Council ready for the question?" Having read the question on which the decision of the Council is to be first given, he shall take the sense of the members by saying, "Those who are in favour of the question (or amendment, as the case may be) will raise the right hand;" "those who are of the contrary opinion will raise the right hand." When the supporters and opponents of the question have given their votes for and against the same, the Mayor shall declare the question "resolved in the affirmative" or "passed in the negative," as the case may be.

may be.

37. When the Mayor is putting the question, no member shall walk across the room, or make any noise or disturbance; nor, when a member is speaking, shall any other member pass between him and the Chair, or interrupt him, except to raise a point of

order.

38. After the question is finally put by the Mayor, no member shall speak to the question, nor shall any other motion be made until after the result of the vote has been declared, and the decision of the Mayor as to whether the question has been finally put shall be conclusive.

39. Every member who shall be present when a question is put shall be expected to vote thereon, unless the Council shall excuse him, or unless he be personally interested in the question, provided such interest is resolvable into a personal pecuniary profit, or is peculiar to that member, and not in common with the aitizens at large, and in such cases he shall not the citizens at large, and in such cases he shall not vote, but leave his chair while the vote is being taken, and resume it immediately thereafter.

40. Should any such member refrain from voting, when any question is put, for any other reason than that mentioned in the last preceding section, he shall be regarded as having voted in the affirmative, and his vote shall be counted accordingly.

41. The names of those who vote for and those who vote against the question shall be entered upon the Minutes whenever any member shall call for the ayes and nays, and the Clerk shall read aloud the names, in order that any mistake may be rectified.

42. The members of the Council shall not leave their

places on adjournment until the Mayor leaves the

chair.

#### MOTIONS IN GENERAL

Previous to the introduction of any by-law or

as the Council may decide.

46. After a motion is read by the Mayor it shall be deemed to he in possession of the Council, but may, with permission of the Council, be withdrawn at any time before decision or amendment.

47. A motion for commitment, until it is decided, shall preclude all amendments of the main question.
48. A motion to adjourn the Council, or to adjourn

the debate, shall always be in order, but no second motion to the same effect shall be made until after some intermediate proceeding shall have been had.

49. When a question is under consideration no motion shall be received unless—

(1.) To commit;
(2.) To amend;
(3.) To lay on the table;
(4.) To postpone indefinitely;

To postpone to a certain time; To adjourn; (6.)

To move the previous question.

The several motious shall have precedence in the order in which they are named, and the last five shall be neither amendable or debatable.

A motion to adjourn shall be always in order, but it must be simply in the form "That the Council do now adjourn," or "That the debate be adjourned," and a motion to adjourn the Council or the debate to a certain day, or adding any expression of opinion or qualification thereto, shall not come within the terms of this rule.

A motion simply to lay a question on the table shall not be debatable under this rule, but a motion "to lay on the table to publish," or adding some condition or opinion or qualification shall be subject to amendment and debate

THE PREVIOUS QUESTION.

50. The previous question, until it is decided, shall preclude all amendment of the main question, and shall be in the following words: "That this question be now put." If the previous question be resolved in the affirmative, the original question shall be put forthwith without any amendment or debate, but if the previous question be resolved in the negative then the main question shall be again debatable.

#### PRIVILEGES.

51. Whenever any matter of privilege arises it shall be immediately taken into consideration.

#### AMENDMENTS IN GENERAL

52. A member shall have the right of moving an amendment to a motion without giving notice thereof.

The amendment may propose:—

(1.) To leave out certain words;

(2.) To leave out certain words and to insert or add

set forth in the two next succeeding sections.

55. Only one amendment shall be allowed to an amendment, and an amendment once negatived by the

Council cannot be proposed a second time.

56. Amendments shall be put in the reverse order to that in which they are moved (except in filling up of blanks when the longest time and the smallest sum shall be put first), that is to say, when there are a main motion, an amendment, and an amendment thereto, the Mayor shall submit first and take the sense of the Council on the last amendment: "Is it sense of the Council on the last amendment: "Is it the pleasure of the Council to adopt the amendment to the amendment?" If this second amendment is rejected, it shall be regular to move another (provided it is different in purport from the one already negatived) as soon as the Mayor shall have again proposed the question: "Is it the pleasure of the Council to adopt the amendment to the main motion (or original question)?" Every amendment submitted shall be reduced to writing, and it shall be decided or withdrawn before the main question is put to the vote.

#### MOTIONS RULED OUT OF ORDER.

57. Whenever the Mayor is of opinion that a motion is contrary to the rules and privileges of the Council, he shall apprise the members thereof immediately, before putting the question, and shall cite the rule or authority applicable to the case without argument or comment.

#### DIVISION OF A QUESTION.

58. When the question under consideration contains distinct propositions, upon the request of any member, the vote upon each proposition shall be taken separately.

#### RECONSIDERATION.

59. After any question, except one of indefinite postponement, has been decided, any member may, at the first meeting held thereafter, move for a reconsideration thereof, but no decussion of the main question shall be allowed miless reconsidered, and there shall be no reconsideration unless notice of such reconsideration be given in accordance with section 43 of this

by-law.
60. No question shall be reconsidered more than once, nor shall a vote to reconsider be reconsidered.

#### VOTING ON APPOINTMENTS.

Voting on Appointments.

61. In every election by the Conneil for a Municipal Officer, the names of all the candidates shall be submitted before any vote is taken, and the vote shall be by ballot. (Vide sec. 101, "Municipal Act, 1892.")

62. The Clerk shall prepare one ballot marked with his initials for each member of the Council, having written thereon the names of all the applicants; each member shall mark his ballot in the usual manner, by placing an X opposite the name of the person for whom he desires to vote; and the candidate receiving a majority vote of the members then present shall be declared elected. In the case of other elections being required, the balloting shall proceed in each case as at first until the requisite number shall have been elected. Should no candidate receive a majority of votes on taking the first ballot, the name of the candidate receiving the smallest number of votes in the date receiving the smallest number of votes in the ballot shall be dropped, and so on in each succeeding ballot until an election shall have been effected. The Mayor and Clerk shall aet as scrutineers in all such

#### ENQUIRIES.

63. Questions may be put to the Mayor or other presiding officer, or through him to any member of the Council, relating to any by-law, motion, or other matter connected with the business of the Council or the affairs of the City, but no argument or opinion is to be offered or facts to be stated except so far as may be necessary to explain the same, and in answering any such question a member is not to debate the matto which the same refers.

64. All enquiries shall be in writing, and shall be handed to the Clerk of the Council at least two clear days before the day of the meeting at which such enquiry is to be made; and the answer to such enquiry shall be put in writing and handed to the Mayor or other presiding officer at least one hour before the meeting, and shall be read by him from the chair.

PROCEEDINGS IN COMMITTEE OF THE WHOLE.

65. A Committee of the whole Council shall be appointed by a resolution: "That this Council do now proceed to resolve itself into a Committee of the Whole." The Mayor shall then say: "Alderman—————moves that the Council do now resolve itself into a Committee of the Whole to consider (here state subject matter)." An amendment may be then moved against the principle of the proposed resolution or question, or the motion for Committee may be nega-

66. If the motion is agreed to the Mayor shall leave the chair (unless the Council decides otherwise), but

the char (unless the Council decides otherwise), but he shall first appoint a Chairman of the Committee of the Whole, who shall maintain order in the Committee and who shall report the proceedings thereof.

67. No by-law or report of the committee shall be discussed in committee of the whole, unless such by-law or report has been previously type-written or printed and placed in the hands of the members, except it shall be otherwise decided by a vote of two-thirds of the members present, without delate

cept it shall be otherwise decided by a vote of two-thirds of the members present, without debate. 68. The rules of the Council shall be observed in committee of the whole, so far as may be applicable, except that no motion shall require to be seconded, nor shall a motion for the previous question, or for an adjournment be allowed; and in taking the ayes and nays the names of members shall not be recorded, nor shall the number of times of speaking on any question be limited. No member shall speak for a longer time than ten minutes on any one question.

69. Questions of order arising in committee of the whole shall be decided by the absirption of the whole shall be decided by the absirption of the whole shall be decided by the absirption of the same of t

whole shall be decided by the chairman, subject to an appeal to the Council; and if any disorder should arise in the committee the Mayor shall resume the chair without any question being put.

70. Every question in committee shall be decided

by a majority of voices.

71. In case of a division being called for the question shall be decided by a show of hands. The Clerk

shall count and declare the number on each side and

the Chairman shall announce the result of the vote, 72. A motion in committee of the whole to rise without reporting, or that the Chairman leave the chair, shall always be in order, and shall take precedence of any other motion. On such motion debate shall be allowed, and on an affirmative vote the subject referred to the committee shall be considered as dispersed of in the precedity, and the Mayor shall redisposed of in the negative, and the Mayor shall resume the chair, and proceed with the next order of business. No member shall speak more than once to

such a motion.

73. When all the matters referred to committee of the whole have been considered, the Chairman shall report the same to the Council. The Mayor then on resuming the chair shall ask, "Shall the report be adopted?" and the report may then be adopted or rejected or agreed to with amendments, or the matters therein contained, any or array, recommitted, or the therein contained, any or every, recommitted, or the further consideration thereof postponed; provided howcver, that the committee when it has partly considered a matter may report progress and ask leave to sit again, which if the Council approve, when the order for committee is again read, the Mayor, unless the Council decide otherwise, shall leave the chair forthwith without putting any question, and the Council shall thereupon resolve itself itself into a committee of the whole. of the whole.

## Proceedings in regard to the passage of By-Laws.

In proceeding with the introduction of a by-law the Mayor shall say, "Alderman — moves that leave be granted to introduce a by-law to," (giving title at length). On this motion being seconded and read by the chair it shall be debatable and amendable, but after it is agreed to, the next question, "When shall the by-law be read a first time?" must be agreed to without amendment or debate, though the Council may divide thereon and refuse the reading of the may divide thereon and refuse the reading of the measure. In the case of a by-law recommended by the Mayor, under the provision of sub-sec. 6, of section 20 herein, the motion to introduce may be dispensed with and the following question put by the chair, substituted in licu thereof, "Shall the by-law (giving title) be introduced?" title) be introduced?

75. No by-law shall be introduced either in blank

or in an incomplete form.

or in an incomplete form.

76. Every by-law shall be printed or type-written before or immediately after the first reading thereof, and shall be read a second time, and then considered in committee of the whole, and shall be read a third time, before it is signed by the Mayor.

77. Every by-law shall receive three several readings and on different days previous to its being adopted, except on urgent and extraordinary occasions, and upon a vote of two-thirds of the members present, when it may be read twise or advanced two or more stages in one day, subject however to section 92 herein.

stages in one day, subjective herein.

78. When a by-law has been read the first time, an order shall be made forthwith, that the by-law be read a second time on a future day, or immediately, if the by-law be passed with unusual expedition.

79. On the order of the day being read for the second reading of a by-law, a motion shall be made, and a question put: "Shall the by-law be now read a second time?"

At this stage the introducer of the by-law shall be

At this stage the introducer of the by-law shall be entitled to address the Council and propose a motion relative to the principle of the measure.

80. The question, "That the by-law be now read a second time," may be superseded by an amendment which leaves out all the words of the question after the word "That," and which substitutes for those words a resolution stating the object and motive on which opposition to the by-law is based.

Amendments may be moved to that question by leaving out "now," and by adding at the end of the question, "three months," "six months," or any other time.

time.

cil do now resolve itself into committee of the whole upon this by-law

82. In proceedings in committee of the whole upon by-laws, the preamble shall be first postponed, and then every clause considered by the committee in its

proper order; the preamble and title to be last con-

83. The Chairman shall read each clause and put the question formally thereon: "Shall the clause stand part of the by-law?" The clause shall then be debatable or amendable, line by line, or word by word. If amended, then the question shall be put: "That the clause, as amended, stand part of the by-law." On an amendment to "strike out and insert," the paragraph to be amended shall first be read as it stands, then the words proposed to be struck ont and those to be inserted, and finally the paragraph as it would stand if so amended.

84. Amendments to clauses of a by-law may be made provided the same be relevant to the subject matter of the by-law. 83. The Chairman shall read each clause and put

matter of the by-law.

S5. A clause may be postponed, unless upon an amendment thereto a question has been fully put from the chair.

86. Postponed clauses shall be considered after the remaining clauses of the by-law, and before new clauses are brought up.

are brought up.

87. If a clause be disagreed to, a new clause in lieu thereof may be brought up after the remaining clauses of the by-law have been disposed of.

88. When every clause and schedule has been agreed to, and any new clauses or schedules have been added to the by-law the preamble shall be considered, and a question put, "That this be the preamble of the by-law."

89. When all the clauses of a by-law have not been considered, the Chairman shall be directed to report progress and ask leave to sit again.

progress and ask leave to sit again.

90. When a by-law has been fully considered, the Chairman shall be directed either to report the by-law without amendment to the Council, or to report the

by-law with amendments.

91. The Chairman, in pursuance of the directions of the Committee, shall report the by-law forthwith to the Council and the by-law may then be passed on question put from the chair, "Shall the by-law now

pass :

92. Every by-law passed by the Council shall be reconsidered not less than one day after the original passage, and if adopted by the Council and signed by the passage, and if adopted by the Council and signed by the Mayor or confirmed by the municipal electors, in the manner provided by Statute, shall come into effect and be binding on all persons after the publication of the same in the British Columbia Gazette and in some one or more of the newspapers selected by the Council and circulating in the municipality, unless the date of its circulating in the municipality, unless the date of its coming into effect is otherwise postponed by such by-law: Provided, however, that in the case of a by-law requiring the assent of the electors, such assent shall be given before the by-law is reconsidered, adopted, and published as aforesaid. (Vide sec. 122, "Municipal Act, 1892.")

93. Every by-law shall be under the seal of the Corporation, and shall be signed by the Mayor, or by the person legally presiding at the meeting at which the by-law has been passed, and by the Clerk of the Council. (Vide sec. 123, "Municipal Act, 1892.")

94. The Clerk shall endorse on all by-laws read in Council the dates of the several readings and passage

Council the dates of the several readings and passage

thereof.

95. All by-laws adopted by the Council, shall be printed, paged, and bound up in a separate volume for the year in which they are passed, and shall have a

separate index.

96. Every by-law which has passed the Council shall, immediately after being sealed with the scal of the Corporation, and signed by the Mayor, be deposited by the Clerk for security in the vault connected with his office.

STANDING AND SELECT COMMITTEES

97. There shall be annually appointed by the Mayor at the first meeting of each newly elected Conneil the Standing Committees of the Council, designated as follows, which designation shall be understood and taken as defining the class of subjects or matters coming within the purview and province of each committee to consider and report upon respectively, namely: Finance, Streets and Bridges, Sewerage, Electric Light, Water, Market, Home for the Aged and Infirm, Printing, Park, Pound, Cemetery, Library, and Fire Wardens.

98. Each standing committee of the Council shall

98. Each standing committee of the Council shall consist of one member from each ward, and the Mayor shall be (ex-officio) a member of all standing and

special committees.

99. At the first meeting after appointment annually by the Mayor, the Finance, Streets, Sewerage, Water and Fire Wardens committees shall determine the days of the future regular meetings of the said com-

mittees, and also the hour at which each of such meetings shall be held.

100. The members of each Standing Committee of

the Council shall meet and transact its business at the City Hall. A meeting of any committee may be called by the chairman whenever he considers it necessary to do so, but he shall notify the members of committee at least 12 hours before the meeting takes

101. Members of the Conneil may attend the meetings of any of its committees, but shall not be allowed to vote nor shall they be allowed to take part in any discussion or debate except by permission of the majority of the members of the committee.

102. The general duties of all the Standing Committees of the Council shall be as follows:—

mittees of the Council shall be as follows:—
(a.) To consider and report in writing to the Council from time to time, or whenever desired by the Council, and as often as the interest of the city may require, on all matters referred to them by the Mayor or Council, or coming within their purview, and to recommend such action by the Council in relation thereto as they (the Committee) may deem necessary or expedient, and every such report shall be signed by a majority of each Committee:

(b) To carry out the instructions of the Council.

a majority of each Committee:

(b.) To carry out the instructions of the Council, expressed by resolution, in regard to any matter referred by the Council to any Committee for immediate action thereupon, but in such cases the instructions of the Council shall be specific, and the Committee shall report its action in detail at the next meeting of the Council thereafter: the Council thereafter:

(c.) To prepare, or cause to be prepared, all by-laws which may may be necessary to give effect to such of their reports or recommendations as are adopted by

the Council:

(d.) To examine all accounts incurred in connection with any office or department of the Corporation, the affairs of which office or department are matters which come directly within the purview of any Committee:

All orders for supplies in connection with any such department shall be signed, and all accounts therefor certified, by the Chairman of such Committee, and in his absence or illness by any member of the Committee:

- (e.) To engage the services temporarily of any person to supply a vacancy caused by the discontinuance for any cause of the services of any employee of the Corporation, but such engagement shall only hold good until and be reported by the Committee at the next meeting of the Council thereafter:
- (f.) To present to the Council at the last regular (f.) To present to the Council at the last regular meeting of the Council, or as soon thereafter as possible, in each and every year for the information of the Council and of the citizens generally, as well as for the guidance of the Committees of the following year, a general report of the state of the various matters referred to them respectively during the year, the work or business done, through or by each Committee, and the expenditure made under their authority or superintendence; such report shall also state the number of intendence; such report shall also state the number of meetings called by each Committee during the year, the number of meetings at which a quorum was present, the number of times each member was absent; and such report shall contain such suggestions in regard to the

report shall contain such suggestions in regard to the future action of the succeeding Committees as experience may enable the Reporting Committee to make in respect of the matters embraced in their report.

103. The Council may, out of their own number, appoint from time to time by resolution Select Committees to consider or inquire into any matter, and to report their opinion for the information of the Council. (Vide section 98, "Municipal Act, 1892.")

104. The Conneil, or any Standing or Special Committee thereof, shall have power, under the hand and seal of the Mayor of such Council, to summon witnesses for examination on oath in any and all matters connected with or relating to the administration of municipal affairs, and shall have the power to enforce the attendance of such witnesses and compel them to give evidence as is vested in any Court of Law in civil cases. Any member of such Standing or Special Committee may administer the oath to any witness called before such Committee, and such witness may be examined cross-examined, and re-examined according to the rules and practice of the Supreme Court of British Columbia in civil cases. (Vide section 11, "Municipal Act Amendment Act, 1893.")

105. Any member of the Council may be placed on a Standing or Select Committee notwithstanding the absence of such member at the time of his being named upon such Committee. The first named member of any

Committee shall be Chairman of the Committee, sub-

ject to the provisions of the next succeeding section.

106. Every member who shall introduce a motion npon any subject which may be referred to a Select Committee shall be one of the Committee, and shall, miless the Committee otherwise determines, he the Chairman of such Committee.

107. Of the number of members appointed to compose any Standing or Select Committee a majority, exclusive of an ex-officio member, shall be a quorum

competent to transact business.

108. In the transaction of business all Standing and Scleet Committees shall adhere strictly to the rules governing proceedings in meetings of the Council in as far as applicable.

Suspension of Rules.

109. Any one or more of these rules and orders may be temporarily suspended by a vote of two-thirds of the whole Council, excepting those contained in sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 20, 21, 22, 23, 25, 26, 27, 43, 61, 92, 93, 103, 104, and 113 herein.

Unprovided Cases.

110. In all unprovided cases in the proceedings of the Council, or in Committee, the laws, rules, and usages of the Legislative Assembly of the Province of British Columbia shall be followed.

Admission of Strangers.

111. No person except members and officers of the Council shall be allowed to come within the bar during the sittings of the Council without the permission of the Mayor.

ADJOURNMENT.

112. The Council shall always adjourn at the hour of 11 o'clock p.m., if in session at that hour, unless otherwise determined by a vote of two-thirds of the members present.

SPECIAL PROVISIONS.

113. The Municipal Council shall be deemed and considered as always continuing and existing, notwith-standing any annual or other election of the members composing the same; and upon and after the annual election of the members thereof, and their having organized and held their first meeting as a Council, the Council may take up and carry on to completion all by-laws, reports, and proceedings which have been begun or have been under consideration by the begun or have been under consideration by the Council either in the next preceding year or subsequent or prior thereto, and it shall not be necessary to beg in de novo with any by-law, proceeding, report, matter or thing entertained by the Council in such preceding year, or subsequent, or prior thereto as aforesaid. (Vide section 117, "Municipal Act, 1892.")

This by-law may be cited as the "Council Procedure By-law, 1894."

Passed the Muncipal Council on the 22nd day of October, 1894.

October, 1894.

Reconsidered, adopted, and finally passed the Council this 26th day of October, 1894.

[L.S.] JOHN TEAGUE,

Mayor.

Wellington J. Dowler, C.M.C.

#### NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the City of Victoria, on the 26th day of October, A.D. 1894, and all persons are hereby required to take notice that any one desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

Wellington J. Dowler, C. M. C.

#### VANCOUVER CITY BY-LAWS.

#### BY-LAW No. 216.

A By-law to amend By-law No. 160.

WHEREAS it is expedient to amend By-law No. 160, known as the Trades License By-law;
Be it therefore enacted by the Mayor and Council, in open meeting assembled, as follows:—
1. By-law No. 160, known as the Trades License

By-law No. 160, known as the Trades License By-law, is hereby amended by adding a clause thereto, to be known as clause number 43A, as follows:—
"Provided that in the event of any licensee taking out a license and paying a fee of \$25 or over to the City during the currency of the last six months of any license year, and paying his license fee for the succeed-

ing license year, and continually earrying on the trade or calling for which he took out the license for a period of one year at least in the City, then there shall be refunded to him at the expiry of the said license year during which he has so subsequently earried on the trade or calling, a proportionate part of the license fee so first paid by him, calculated on the proportion of which period of the license year that had expired when he first paid his fee bears to the unexpired portion of the said license year."

Done and passed in open Council this 29th day of October, 1894.

[L.S.]

R. A. ANDERSON

R. A. ANDERSON.

Mayor.

THOS. F. McGuigan, City Clerk.

#### MISCELLANEOUS.

IN THE MATTER OF THE "NEW WEST-MINSTER ACT, 1888," AND AMENDING ACTS.

To Duncan Angus Fisher, George Gregs, George Hadfield, J. J. Campbell, Michael M. Doyle, John Murray, James Minty, Charles Wellon, Angus Martin, Annie Marsden, Wm. Scott McKinlay, Andrew W. McIntosh, Robert Cunningham, Thomas Mackie Lambly, James McCallum, James Kebble, Raymond Kershaw, Thomas Rogers, Francis R. Pierce, Charles Pereival, Robt. W. Stephens, Eliza J. Smith, John Scott, Mary E. Cavanagh, Alexander Ross, Robert Matheson, Eliza Rankin, M. H. Shepherd, Stephen G. Tidy, D. Givinette, W. G. Williams, Joseph St. Ouge, George Wharton, Abner E. Wert, Elisha Packard, John Lewis, William Hammond, Allan McLean, and to Susan McDonald.

TAKE NOTICE, pursuant to a certain Order bearing date the 24th day of September, 1894, and made by the Honourable Mr. Justice McCreight, that certain lands owned by or registered in your names, respectively, situate within the Corporation of the City of New Westminster, were sold by the Corporation for arrears of taxes due thereon, respectively, at a sale held on the 27th day of August last past, and on subsequent days, and that substituted notice of such sale has, pursuant to the said Order, been given to you, respectively, by affixing notices thereof on the outer door of the City Hall, at the said City of New Westminster. minster.

Dated this 24th day of September, A.D. 1894.

ANGUS JOHN McCOLL, Solicitor for the said Corporation. oc4

#### IN THE COUNTY COURT OF VICTORIA, HOLDEN AT VICTORIA.

In the matter of the "Companies Act," and Amending Acts, and in the matter of the Canada West-ern Hotel Company, Limited Liability.

Monday, the 22nd day of October, 1894.

Monday, the 22nd day of October, 1894.

UPON hearing the solicitor for the above named Company, and upon reading the petition of the above named Company, and the affidavits of Edward Mainwaring Johnson, filed the 17th and 18th days of October, 1894, respectively, and a Certificate of who are the officers of the said Company, and the affidavits of Cecil Walford Ward, filed the 17th and 18th days of October, 1894, respectively, and the notice in the "Colonist" daily paper of the intended application to this Court, and it appearing that the above named Company was duly registered under the above mentioned Act, and that 11,000 shares only were issued out of a total of 20,000; and it further appearing that at a meeting of shareholders duly convened on the 20th day of June, 1894, at which meeting 8,150 shares were duly represented, being two thirds and upwards of the shareholders of the said Company, a resolution was passed for the winding up and dis-incorporation of the said Company; and it further appearing by the certificate of Edward Mainwaring Johnson, dated the 21st day of August, 1894, the Secretary of the said Company, that all the debts and habilities of the said Company have been duly paid and discharged, I do order that the costs of and consequent upon this application be taxed and paid by the said Company, and thereupon that the said Company be and the same is hereby dis-incorporated and dissolved.

M. W. TYRWHITT DRAKE. J.

#### MISCELLANEOUS.

#### COPY OF ORIGINAL PETITION DRAWN UP BY UNDERSIGNED.

WE, the undersigned land-owners within the herein described boundaries, beginning at the base of the mountain on the west boundary of Experimental Farm; thence in a south-westerly direction to the point where the C. P. R. crosses the east line of Lot 370; thence due south to mountain; thence follot 376; thence the south to mountain; thence following the base of said mountain in a south-westerly direction to the Fraser River, following the Fraser River in a westerly direction to the south corner of south-west quarter of Section 23, Township 3, Range 29 West 6th Meridian; then due north to the north-west grant of soil left themce in a north westerly 29 West of Meridian; then due north to the north-east corner of said lot; thence in a north-westerly direction till it intersects the C. P. R. at the east boundary of the south-east quarter of Section 25; then including all the land lying between the C. P. R. and the mountain at the north, from where the C. P. R. touches the mountain at Farr's Bluff to where the land known as the Hotspring property intersects the Farr Mountain; thence following the boundary of said land east till it intersects the opposite mountain; thence following the said mountain in a south-easterly thence following the said mountain in a south-easterly direction to point of commencement: take this opportunity of notifying you, Messrs. A. St. George Hamersly, W. E. Green and Frank West, Commissioners, that we dissent from the proposal to go on with the work for which you were appointed.

Furthermore, it is our pleasure that you, the abovementioned Commissioners, be dismissed, according to clause 4 of the Act respecting Draining, Dyking and Irrigating of Lands, 1894.

Irrigating of Lands, 1894.

M. A. Maclean,
J. C. Douglas,
Chas. McGillvray,
J. A. Campbell,
J. A. Cameron,
J. McEwen,
Harry Fooks,
J. B. Agassiz,
Per C. Agassiz,
John Sabiston, D. Galbraith, George Nicholles, R. L. Ashton, Abel Greyell, J. MITCHELL, R. McDonald, E. E. Greyell, B. ASHTON,
MRS. C. GREYELL,
F. D. McLennan,
J. J. ASHTON,
Agassiz, B. C., August 14th, 1894. noS

#### MISSION DISTRICT MUNICIPALITY HIGH-WAY.

NOTICE is hereby given that the following is declared to be open and established as a public

highway:—
A highway, 40 feet wide, commencing at a point on the centre line of Section 27, Township 17, New Westminster District, 20 chains from the north line of said section, and running due east through the centre of the north-east quarter of Section 27, Township 17, to the west line of said section; thence south along said line for a distance of 2 chains and 36 links to a post on said line; thence due east as far as the centre line of Section 26, Township 17.

A. M. VERCHERE. C. M. C.

ocl8

15th October, 1894.

#### NOTICE.

OTICE is hereby given that 30 days from date of NOTICE is hereby given that 30 days from date of this publication I intend to make application to the Assistant Commissioner of Lands and Works for Cariboo District, for permission to lease 40 (forty) acres of meadow land:—Commencing at a post five miles south-west of the Chilcotin P. O., and running 20 chains south; thence 20 chains east: thence 20 chains north; thence 20 chains west to post of commencement. Situated in Chilcotin, Cariboo District, B. C.

WM. M. STROUSE,

Chilcotin, B.C., Sept. 27th, 1894.

TAKE NOTICE that the partnership Texisting between W. R. Hart and J. A. S. Harmon, doing business as hotel-keepers at Silverton, B. C., was this day dissolved by mutual agreement. All liabilities of the partnership are assumed by W. R. Hart, to whom all dues are payable.

Dated at Silverton, B.C., 16th August, 1894. sel3

J. A. S. HARMON.

#### MISCELLANEOUS.

#### NOTICE.

THE attention of Notaries Public, and other persons interested, is called to the necessity of having legal instruments to be used out of the Dominion properly authenticated. A legal instrument intended for use in a foreign country should be duly authenticated for use in a foreign country of that country, and if for use properly authenticated. A legar instrument for use in a foreign country should be duly anthenticated by a consular authority of that country, and if for use in any part of Her Majesty's dominions other than Canada, it should be authenticated by His Excellency the Governor-General.

A strict observance of this rule will prevent the delay and inconvenience which now frequently arise from legal instruments being dispatched in an incomplete form.

By eommand.

JOHN COSTIGAN,

Scaretary of State.

Dality;

(e.) For aiding mechanics' institutes are much in the Municipality;

(f.) For aiding charitable institutions, and for relieving the poor within the Municipality.

This by-law may be cited for all purposes as the "City of Kamloops Aid By-law, 1894."

Passed by the Municipal Council the 20th day of September, A.D. 1894.

Reconsidered and finally passed the 18th day of October, A.D. 1894.

[L.S.]

R. H. LEE,

Mayor.

se27

Ottawa, Sept. 14th, 1894.

#### KAMLOOPS CITY BY-LAWS.

#### BY-LAW NO. 15.

The City of Kamloops Aid By-law, 1894.

Therefore be it enacted by the Mayor and Aldermen of the Corporation of the City of Kamloops as follows:

1. It shall be lawful for the Mayor and Aldermen of the Corporation of the City of Kamloops from time to time, and at such times as they may deem advisable, upon resolution, to appropriate such sum or sums of money from the funds and moneys of the said Cortagnetic Most Excellent Majesty.

Gazette, or he will be too late to be heard in that behalf.

M. J. McIVER,

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poration for any of the purposes hereinafter men-

tioned, that is to say:

(a.) For aiding educational purposes;
(b.) For aiding hospitals within the municipal limits; (c.) For aiding agricultural or horticultural societies which hold their exhibitions either within the municipal

M. J. McIver, City Clerk.

#### NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the City of Kamloops on the 18th day of October, A.D. 1894, and all persons are hereby The City of Kamloops Aid By-law, 1894.

WHEREAS it is deemed expedient and advisable to pass a by-law to provide for granting aid to hospitals and other institutions, and for the purposes hereinafter mentioned:

Therefore be it enacted by the Mayor and Aldermen of the Corporation of the City of Kamloops as follows: helds.

